As Reported by the House Rules and Reference Committee

130th General Assembly Regular Session 2013-2014

Sub. H. B. No. 597

Representatives Thompson, Huffman

Cosponsor: Representative Buchy

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

Section 1. That sections 3301.07, 3301.078, 3301.079,153301.0710, 3301.0712, 3301.0714, 3301.0718, 3301.0722, 3313.60,163313.6020, 3313.61, 3313.612, 3313.618, and 3328.01 of the Revised17Code be amended to read as follows:18

Sec. 3301.07. The state board of education shall exercise 19

under the acts of the general assembly general supervision of the 20 system of public education in the state. In addition to the powers 21 otherwise imposed on the state board under the provisions of law, 22 the board shall have the powers described in this section. 23

(A) The state board shall exercise policy forming, planning, and evaluative functions for the public schools of the state except as otherwise provided by law.

(B)(1) The state board shall exercise leadership in the 27 improvement of public education in this state, and administer the 28 educational policies of this state relating to public schools, and 29 relating to instruction and instructional material, building and 30 equipment, transportation of pupils, administrative 31 responsibilities of school officials and personnel, and finance 32 and organization of school districts, educational service centers, 33 and territory. Consultative and advisory services in such matters 34 shall be provided by the board to school districts and educational 35 service centers of this state. 36

(2) The state board also shall develop a standard of 37 financial reporting which shall be used by each school district 38 board of education and each governing board of an educational 39 service center, each governing authority of a community school 40 established under Chapter 3314., each governing body of a STEM 41 school established under Chapter 3328., and each board of trustees 42 of a college-preparatory boarding school established under Chapter 43 3328. of the Revised Code to make its financial information and 44 annual budgets for each school building under its control 45 available to the public in a format understandable by the average 46 citizen. The format shall show, both at the district and at the 47 school building level, revenue by source; expenditures for 48 salaries, wages, and benefits of employees, showing such amounts 49 separately for classroom teachers, other employees required to 50 hold licenses issued pursuant to sections 3319.22 to 3319.31 of 51

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the Revised Code, and all other employees; expenditures other than 52 for personnel, by category, including utilities, textbooks and 53 other educational materials, equipment, permanent improvements, 54 pupil transportation, extracurricular athletics, and other 55 extracurricular activities; and per pupil expenditures. The format 56 shall also include information on total revenue and expenditures, 57 per pupil revenue, and expenditures for both classroom and 58 nonclassroom purposes, as defined by the standards adopted under 59 section 3302.20 of the Revised Code in the aggregate and for each 60 subgroup of students, as defined by section 3317.40 of the Revised 61 Code, that receives services provided for by state or federal 62 63 funding.

(3) Each school district board, governing authority, 64 governing body, or board of trustees, or its respective designee, 65 shall annually report, to the department of education, all 66 financial information required by the standards for financial 67 reporting, as prescribed by division (B)(2) of this section and 68 adopted by the state board. The department shall make all reports 69 submitted pursuant to this division available in such a way that 70 allows for comparison between financial information included in 71 these reports and financial information included in reports 72 produced prior to July 1, 2013. The department shall post these 73 reports in a prominent location on its web site and shall notify 74 each school when reports are made available. 75

(C) The state board shall administer and supervise the 76 allocation and distribution of all state and federal funds for 77 public school education under the provisions of law, and may 78 prescribe such systems of accounting as are necessary and proper 79 to this function. It may require county auditors and treasurers, 80 boards of education, educational service center governing boards, 81 treasurers of such boards, teachers, and other school officers and 82 employees, or other public officers or employees, to file with it 83

such reports as it may prescribe relating to such funds, or to the 84 management and condition of such funds. 85

(D)(1) Wherever in Titles IX, XXIII, XXIX, XXXIII, XXXVII,
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XLVII, and LI of the Revised Code a reference is made to standards
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prescribed under this section or division (D) of this section,
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that reference shall be construed to refer to the standards
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prescribed under division (D)(2) of this section, unless the
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context specifically indicates a different meaning or intent.

(2) The state board shall formulate and prescribe minimum 92 standards to be applied to all elementary and secondary schools in 93 this state for the purpose of providing children access to a 94 general education of high quality according to the learning needs 95 of each individual, including students with disabilities, 96 economically disadvantaged students, limited English proficient 97 students, and students identified as gifted. Such standards shall 98 provide adequately for: the licensing of teachers, administrators, 99 and other professional personnel and their assignment according to 100 training and qualifications; efficient and effective instructional 101 materials and equipment, including library facilities; the proper 102 organization, administration, and supervision of each school, 103 including regulations for preparing all necessary records and 104 reports and the preparation of a statement of policies and 105 objectives for each school; the provision of safe buildings, 106 grounds, health and sanitary facilities and services; admission of 107 pupils, and such requirements for their promotion from grade to 108 grade as will assure that they are capable and prepared for the 109 level of study to which they are certified; and requirements for 110 graduation; and such other factors as the board finds necessary. 111

The state board shall base any standards governing the112promotion of students or requirements for graduation on the113ability of students, at any grade level, to earn credits or114advance upon demonstration of mastery of knowledge and skills115

a classroom.

through competency-based learning models. Credits of grade level 116 advancement shall not require a minimum number of days or hours in 117

The state board shall base any standards governing the119assignment of staff on ensuring each school has a sufficient120number of teachers to ensure a student has an appropriate level of121interaction to meet each student's personal learning goals.122

In the formulation and administration of such standards for 123 nonpublic schools the board shall also consider the particular 124 needs, methods and objectives of those schools, provided they do 125 not conflict with the provision of a general education of a high 126 quality and provided that regular procedures shall be followed for 127 promotion from grade to grade of pupils who have met the 128 educational requirements prescribed. 129

(3) In addition to the minimum standards required by division
(D)(2) of this section, the state board may formulate and
prescribe the following additional minimum operating standards for
school districts:

(a) Standards for the effective and efficient organization, 134 administration, and supervision of each school district with a 135 commitment to high expectations for every student based on the 136 learning needs of each individual, including students with 137 disabilities, economically disadvantaged students, limited English 138 proficient students, and students identified as gifted, and 139 commitment to closing the achievement gap without suppressing the 140 achievement levels of higher achieving students so that all 141 students achieve core knowledge and skills in accordance with the 142 statewide academic standards adopted under section 3301.079 of the 143 Revised Code; 144

(b) Standards for the establishment of business advisory145councils under section 3313.82 of the Revised Code;146

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(c) Standards for school district buildings that may require 147 the effective and efficient organization, administration, and 148 supervision of each school district building with a commitment to 149 high expectations for every student based on the learning needs of 150 each individual, including students with disabilities, 151 economically disadvantaged students, limited English proficient 152 students, and students identified as gifted, and commitment to 153 closing the achievement gap without suppressing the achievement 154 levels of higher achieving students so that all students achieve 155 core knowledge and skills in accordance with the statewide 156 academic standards adopted under section 3301.079 of the Revised 157 Code. 158

(E) The state board may require as part of the health
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curriculum information developed under section 2108.34 of the
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Revised Code promoting the donation of anatomical gifts pursuant
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to Chapter 2108. of the Revised Code and may provide the
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information to high schools, educational service centers, and
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joint vocational school district boards of education;

(F) The state board shall prepare and submit annually to the
governor and the general assembly a report on the status, needs,
and major problems of the public schools of the state, with
recommendations for necessary legislative action and a ten-year
projection of the state's public and nonpublic school enrollment,
by year and by grade level.

(G) The state board shall prepare and submit to the director
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of budget and management the biennial budgetary requests of the
state board of education, for its agencies and for the public
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schools of the state.

(H) The state board shall cooperate with federal, state, and
 local agencies concerned with the health and welfare of children
 and youth of the state.

(I) The state board shall require such reports from school 178 districts and educational service centers, school officers, and 179 employees as are necessary and desirable. The superintendents and 180 treasurers of school districts and educational service centers 181 shall certify as to the accuracy of all reports required by law or 182 state board or state department of education rules to be submitted 183 by the district or educational service center and which contain 184 information necessary for calculation of state funding. Any 185 superintendent who knowingly falsifies such report shall be 186 subject to license revocation pursuant to section 3319.31 of the 187 Revised Code. 188

(J) In accordance with Chapter 119. of the Revised Code, the 189 state board shall adopt procedures, standards, and guidelines for 190 the education of children with disabilities pursuant to Chapter 191 3323. of the Revised Code, including procedures, standards, and 192 guidelines governing programs and services operated by county 193 boards of developmental disabilities pursuant to section 3323.09 194 of the Revised Code. 195

(K) For the purpose of encouraging the development of special 196 programs of education for academically gifted children, the state 197 board shall employ competent persons to analyze and publish data, 198 promote research, advise and counsel with boards of education, and 199 encourage the training of teachers in the special instruction of 200 gifted children. The board may provide financial assistance out of 201 any funds appropriated for this purpose to boards of education and 202 educational service center governing boards for developing and 203 conducting programs of education for academically gifted children. 204

(L) The state board shall require that all public schools
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emphasize and encourage, within existing units of study, the
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teaching of energy and resource conservation as recommended to
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each district board of education by leading business persons
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involved in energy production and conservation, beginning in the

primary grades.

(M) The state board shall formulate and prescribe minimum 211 standards requiring the use of phonics as a technique in the 212 teaching of reading in grades kindergarten through three. In 213 addition, the state board shall provide in-service training 214 programs for teachers on the use of phonics as a technique in the 215 teaching of reading in grades kindergarten through three. 216

(N) The state board may adopt rules necessary for carrying 217 out any function imposed on it by law, and may provide rules as 218 are necessary for its government and the government of its 219 employees, and may delegate to the superintendent of public 220 instruction the management and administration of any function 221 imposed on it by law. It may provide for the appointment of board 222 members to serve on temporary committees established by the board 223 for such purposes as are necessary. Permanent or standing 224 committees shall not be created. 225

(0) Upon application from the board of education of a school 226 district, the superintendent of public instruction may issue a 227 waiver exempting the district from compliance with the standards 228 adopted under divisions (B)(2) and (D) of this section, as they 229 relate to the operation of a school operated by the district. The 230 state board shall adopt standards for the approval or disapproval 231 of waivers under this division. The state superintendent shall 232 consider every application for a waiver, and shall determine 233 whether to grant or deny a waiver in accordance with the state 234 board's standards. For each waiver granted, the state 235 superintendent shall specify the period of time during which the 236 waiver is in effect, which shall not exceed five years. A district 237 board may apply to renew a waiver. 238

Sec. 3301.078. (A) No official or board of this state, 239 whether appointed or elected, shall enter into any agreement or 240

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memorandum of understanding with any federal or private entity 241 that would require the state to cede any measure of control over 242 the development, adoption, or revision of academic content 243 standards. 244 (B) The state board of education shall not adopt, and the 245 department of education shall not implement, the academic content 246 standards for English language arts and mathematics developed by 247 the common core state standards initiative or any similar 248 initiative process or program. Nor shall the state board use the 249 partnership for assessment of readiness for college and careers 250 (PARCC), the smarter balanced assessment, or any other assessments 251 related to or based on the common core state standards. 252 Any actions taken to adopt or implement the common core state 253 standards as of the effective date of this section are void. 254 (C)(1) No official of this state, whether appointed or 255 elected, shall join on behalf of the state or a state agency any 256 consortium, association, or other entity when such membership 257 would require the state or a school district board to cede any 258 measure of control over education, including academic content 259 standards and assessments of such standards. 260 (2) Any academic content standards adopted by the state board 261

Shall be limited to the subject areas prescribed under division262(A) of section 3301.079 of the Revised Code.263

(D) Notwithstanding anything in the Revised Code to the 264 contrary, no state funds shall be withheld from a school district 265 or school for failure to adopt or use the state academic content 266 standards. 267

(E) If the United States department of education requires as268a condition of a federal education grant that the grant recipient269provide personally identifiable information of students or270

teachers, the grant recipient shall provide aggregate data only.	271
The grant recipient shall not release personally identifiable	272
information without informed written consent of the student's	273
parent or guardian or of the teacher.	274

Sec. 3301.079. (A)(1) The Not later than June 30, 2017, 275 subject to division (A) of section 3301.0718 of the Revised Code, 276 the state board of education periodically shall adopt new 277 statewide academic content standards with emphasis on for each of 278 grades kindergarten through twelve in English language arts, 279 mathematics, science, and social studies that are distinct and 280 independent from the standards previously adopted by the state 281 board pursuant to this section as it was amended by Am. Sub. H.B. 282 1 of the 128th general assembly. The new standards shall emphasize 283 coherence, focus, and essential knowledge and that are shall be 284 more challenging and demanding when compared to international 285 standards for each of grades kindergarten through twelve in 286 English language arts, mathematics, science, and social studies. 287

(a) The state board shall ensure that the standards do all of 288
 the following: 289

(i) Include the essential academic content and skills that290students are expected to know and be able to do at each grade291level that will allow each student to be prepared for292postsecondary instruction and the workplace for success in the293twenty-first century;294

(ii) Include the development of skill sets that promote295information, media, and technological literacy;296

(iii) Include interdisciplinary, project-based, real-world297learning opportunities;298

(iv) Instill life-long learning by providing essential 299 knowledge and skills based in the liberal arts tradition, as well 300

as science, technology, engineering, mathematics, and	301
career-technical-education;	302
(v) Be include the essential academic content and skills that	303
students are expected to know and be able to do at each grade	304
level; instill life-long learning by providing essential knowledge	305
and skills based in the liberal arts tradition, as well as	306
science, technology, engineering, mathematics, and	307
career-technical education; and be clearly written, transparent,	308
and understandable by parents, educators, and the general public.	309
(i) The standards for English language arts shall require a	310
systematic approach to teaching phonemic awareness and phonics	311
both in context and independent of context; include significant	312
instruction in English grammar; require that at least eighty per	313
cent of reading instruction focus on imaginative literature,	314
including poetry, drama, and fiction, and consisting of literary	315
works studied on the basis of literary merit and cultural and	316
historical significance rather than current popularity or	317
political considerations.	318
(ii) The standards for mathematics shall require a mastery of	319
the standard algorithm; require fluency with addition and	320
subtraction of multi-digit whole numbers using the standard	321
algorithms by third grade; require fluency with arithmetic	322
operations on decimals and multiplication and division of	323
multi-digit numbers using the standard algorithms by fifth grade;	324
prepare students to take the first authentic Algebra I course by	325
eighth grade; and include a traditional Euclidean geometry course.	326
(iii) The standards in science shall be based in core	327
existing disciplines of biology, chemistry, and physics;	328
incorporate grade-level mathematics and be referenced to the	329
mathematics standards; focus on academic and scientific knowledge	330
rather than scientific processes; and encourage students to	331
analyze, critique, and review, in an objective manner, the	332

part of a multistate consortium.

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scientific strengths and weaknesses of existing scientific	333
theories covered in the standards.	334
(iv) The standards in social studies shall incorporate the	335
original texts and the original context of the declaration of	336
independence, the northwest ordinance, the constitution of the	337
United States and its amendments with emphasis on the bill of	338
rights; incorporate the Ohio constitution; define the United	339
States of America as a constitutional republic; be based on	340
acquisition of real knowledge of major individuals and events;	341
require the study of world and American geography; and prohibit a	342
specific political or religious interpretation of the standards'	343
<u>content.</u>	344
(b) Not later than July 1, 2012, the state board shall	345
incorporate into the social studies standards for grades four to	346
twelve academic content regarding the original texts of the	347
Declaration of Independence, the Northwest Ordinance, the	348
Constitution of the United States and its amendments, with	349
emphasis on the Bill of Rights, and the Ohio Constitution, and	350
their original context. The state board shall revise the model	351
curricula and achievement assessments adopted under divisions (B)	352
and <u>division</u> (C) of this section as necessary to reflect the	353
additional American history and American government content. The	354
state board shall make available a list of suggested	355
grade-appropriate supplemental readings that place the documents	356
prescribed by this division in their historical context, which	357
teachers may use as a resource to assist students in reading the	358
documents within that context.	359
(c) When the state board adopts or revises academic content	360
standards in social studies, American history, American	361
government, or science under division (A)(1) of this section, the	362
state board shall develop such standards independently and not as	363

Nothing in division (A)(1) of this section shall be construed	365
to promote any religious or nonreligious doctrine, promote	366
discrimination for or against a particular set of religious	367
beliefs or nonbeliefs, or promote discrimination for or against	368
religion or nonreligion.	369

(2) After completing the standards required by division 370
 (A)(1) of this section, the state board shall adopt standards and 371
 model curricula for instruction in technology, financial literacy 372
 and entrepreneurship, fine arts, and foreign language for grades 373
 kindergarten through twelve. The standards shall meet the same 374
 requirements prescribed in division (A)(1)(a) of this section. 375

(3) The state board shall adopt the most recent standards
(3) The state board shall adopt the most recent standards
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developed by the national association for sport and physical
adopt its own standards for physical education in
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those grades and revise and update them periodically.

The department of education shall employ a full-time physical 381 education coordinator to provide guidance and technical assistance 382 to districts, community schools, and STEM schools in implementing 383 the physical education standards adopted under this division. The 384 superintendent of public instruction shall determine that the 385 person employed as coordinator is qualified for the position, as 386 demonstrated by possessing an adequate combination of education, 387 license, and experience. 388

(4) When academic standards have been completed for any 389 subject area required by this section, the state board shall 390 inform all school districts, all community schools established 391 under Chapter 3314. of the Revised Code, all STEM schools 392 established under Chapter 3326. of the Revised Code, and all 393 nonpublic schools required to administer the assessments 394 prescribed by sections 3301.0710 and 3301.0712 of the Revised Code 395 of the content of those standards. Additionally, upon completion 396

of any academic standards under this section, the department shall 397 post those standards on the department's web site. 398 Nothing in this section requires any school district to 399 utilize all or any part of the academic content standards adopted 400 under this section. 401 402 (B)(1) The state board shall adopt a model curriculum for instruction in each subject area for which updated academic 403 standards are required by division (A)(1) of this section and for 404 each of grades kindergarten through twelve that is sufficient to 405 meet the needs of students in every community. The model 406 curriculum shall be aligned with the standards, to ensure that the 407 academic content and skills specified for each grade level are 408 taught to students, and shall demonstrate vertical articulation 409 and emphasize coherence, focus, and rigor. When any model 410 curriculum has been completed, the state board shall inform all 411 school districts, community schools, and STEM schools of the 412 content_of_that_model_curriculum. 413 (2) Not-later than June 30, 2013, the state board, in 414 consultation with any office housed in the governor's office that 415 deals with workforce development, shall adopt model curricula for 416 grades kindergarten through twelve that embed career connection 417 learning strategies into regular classroom instruction. 418 (3) All school districts, community schools, and STEM schools 419 may utilize the state standards and the model curriculum 420 421 established by the state board, together with other relevant resources, examples, or models to ensure that students have the 422 opportunity to attain the academic standards. Upon request, the 423 department shall provide technical assistance to any district, 424 community school, or STEM school in implementing the model 425 curriculum. 426

Nothing in this section requires any school district to 427

utilize all or any part of a model curriculum developed under this	428
section The state board shall not adopt any model curricula that	429
are aligned with the new academic content standards adopted under	430
division (A) of this section.	431
(C) The state board shall develop achievement assessments	432
aligned with the academic <u>content</u> standards and model curriculum	433

for each of the subject areas and grade levels required by434divisions (A)(1) and (B)(1) of section sections 3301.0710 and4353301.0712 of the Revised Code.436

When any achievement assessment has been completed, the state437board shall inform all school districts, community schools, STEM438schools, and nonpublic schools required to administer the439assessment of its completion, and the department shall make the440achievement assessment available to the districts and schools.441

(D)(1) The state board shall adopt a diagnostic assessment 442 aligned with the academic standards and model curriculum for each 443 of grades kindergarten through two in reading, writing, and 444 mathematics and for grade three in reading and writing. The 445 diagnostic assessment shall be designed to measure student 446 comprehension of academic content and mastery of related skills 447 for the relevant subject area and grade level. Any diagnostic 448 assessment shall not include components to identify gifted 449 students. Blank copies of diagnostic assessments shall be public 450 records. 451

(2) When each diagnostic assessment has been completed, the 452 state board shall inform all school districts of its completion 453 and the department shall make the diagnostic assessment available 454 to the districts at no cost to the district. School districts 455 shall administer the diagnostic assessment pursuant to section 456 3301.0715 of the Revised Code beginning the first school year 457 following the development of the assessment. 458

(E) The state board shall not adopt a diagnostic or
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achievement assessment for any grade level or subject area other
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than those specified in this section.
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(F) Whenever the state board or the department consults with 462 persons for the purpose of drafting or reviewing any standards, 463 diagnostic assessments, or achievement assessments, or model 464 curriculum required under this section, the state board or the 465 department shall first consult with parents of students in 466 kindergarten through twelfth grade and with active Ohio classroom 467 teachers, other school personnel, and administrators with 468 expertise in the appropriate subject area. Whenever practicable, 469 the state board and department shall consult with teachers 470 recognized as outstanding in their fields. 471

If the department contracts with more than one outside entity 472 for the development of the achievement assessments required by 473 this section, the department shall ensure the interchangeability 474 of those assessments. 475

(G) Whenever the state board adopts standards or model
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curricula under this section, the department also shall provide
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information on the use of blended or digital learning in the
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delivery of the standards or curricula to students in accordance
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with division (A)(4) of this section.

(H) The fairness sensitivity review committee, established by 481 rule of the state board of education, shall not allow any question 482 on any achievement or diagnostic assessment developed under this 483 section or any proficiency test prescribed by former section 484 3301.0710 of the Revised Code, as it existed prior to September 485 11, 2001, to include, be written to promote, or inquire as to 486 individual moral or social values or beliefs. The decision of the 487 committee shall be final. This section does not create a private 488 cause of action. 489

(I)(1)(a) The English language arts academic standards review
 committee is hereby created to review academic content standards
 in the subject of English language arts. The committee shall
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 consist of the following members:
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(i) Three experts who are residents of this state and who
primarily conduct research, provide instruction, currently work
in, or possess an advanced degree in the subject area. One expert
shall be appointed by each of the president of the senate, the
speaker of the house of representatives, and the governor;

(ii) One parent or guardian appointed by the president of the 499senate; 500

(iii) One educator who is currently teaching in a classroom, 501appointed by the speaker of the house of representatives; 502

(iv) The chancellor of the Ohio board of regents, or the 503
chancellor's designee; 504

(v) The state superintendent, or the superintendent's 505designee, who shall serve as the chairperson of the committee. 506

(b) The mathematics academic standards review committee is 507
 hereby created to review academic content standards in the subject 508
 of mathematics. The committee shall consist of the following 509
 members: 510

(i) Three experts who are residents of this state and who
primarily conduct research, provide instruction, currently work
in, or possess an advanced degree in the subject area. One expert
shall be appointed by each of the president of the senate, the
speaker of the house of representatives, and the governor;

(ii) One parent or guardian appointed by the speaker of thehouse of representatives;517

(iii) One educator who is currently teaching in a classroom, 518appointed by the president of the senate; 519

(iv) The chancellor, or the chancellor's designee; 520

(v) The state superintendent, or the superintendent'sdesignee, who shall serve as the chairperson of the committee.522

(c) The science academic standards review committee is hereby
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 created to review academic content standards in the subject of
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 science. The committee shall consist of the following members:
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(i) Three experts who are residents of this state and who
primarily conduct research, provide instruction, currently work
in, or possess an advanced degree in the subject area. One expert
shall be appointed by each of the president of the senate, the
speaker of the house of representatives, and the governor;
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(ii) One parent or guardian appointed by the president of the 531senate; 532

(iii) One educator who is currently teaching in a classroom, 533appointed by the speaker of the house of representatives; 534

(iv) The chancellor, or the chancellor's designee; 535

(v) The state superintendent, or the superintendent'sdesignee, who shall serve as the chairperson of the committee.537

(d) The social studies academic standards review committee is
 bereby created to review academic content standards in the subject
 of social studies. The committee shall consist of the following
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 members:

(i) Three experts who are residents of this state and who
primarily conduct research, provide instruction, currently work
in, or possess an advanced degree in the subject area. One expert
shall be appointed by each of the president of the senate, the
speaker of the house of representatives, and the governor;

(ii) One parent or guardian appointed by the speaker of the 547house of representatives; 548

(iii) One educator who is currently teaching in a classroom, 549

appointed by the president of the senate; 550

(iv) The chancellor, or the chancellor's designee; 551

(v) The state superintendent, or the superintendent's 552 designee, who shall serve as the chairperson of the committee. 553

(2)(a) Each committee created in division (I)(1) of this 554 section shall review the academic content standards for its 555 respective subject area to ensure that such standards are clear, 556 concise, and appropriate for each grade level and promote higher 557 student performance, learning, subject matter comprehension, and 558 improved student achievement. Each committee also shall review 559 whether the standards for its respective subject area promote 560 essential knowledge in the subject, lifelong learning, the liberal 561 arts tradition, and college and career readiness and whether the 562 standards reduce remediation. 563

(b) Each committee shall determine whether the assessments 564 submitted to that committee under division (I)(4) of this section 565 are appropriate for the committee's respective subject area and 566 meet the academic content standards adopted under this section and 567 community expectations. 568

(3) The department of education shall provide administrative 569 support for each committee created in division (I)(1) of this 570 section. Members of each committee shall be reimbursed for 571 reasonable and necessary expenses related to the operations of the 572 committee. Members of each committee shall serve at the pleasure 573 of the appointing authority. 574

(4) Notwithstanding anything to the contrary in division (N) 575 of section 3301.0711 of the Revised Code, the department shall 576 submit to the appropriate committee created under division (I)(1) 577 of this section copies of the questions and corresponding answers 578 on the relevant assessments required by section 3301.0710 of the 579 Revised Code on the first day of July following the school year 580

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that the assessments were administered. The department shall581provide each committee with the entire content of each relevant582assessment, including corresponding answers.583

The assessments received by the committees are not public 584 records of the committees and are not subject to release by the 585 committees to any other person or entity under section 149.43 of 586 the Revised Code. However, the assessments shall become public 587 records in accordance with division (N) of section 3301.0711 of 588 the Revised Code. 589

(J) Not later than forty-five days prior to the adoption by 590 the state board of updated academic content standards under 591 division (A)(1) of this section or updated model curricula under 592 division (B)(1) of this section, the superintendent of public 593 instruction shall present the academic <u>content</u> standards or model 594 curricula, as applicable, to the respective committees of the 595 house of representatives and senate that consider education 596 legislation. 597

(K) As used in this section:

(1) "Blended learning" means the delivery of instruction in a 599
combination of time in a supervised physical location away from 600
home and online delivery whereby the student has some element of 601
control over time, place, path, or pace of learning. 602

(2) "Coherence" means a reflection of the structure of thediscipline being taught.

(3) "Digital learning" means learning facilitated by
technology that gives students some element of control over time,
place, path, or pace of learning.
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(4) "Focus" means limiting the number of items included in a608curriculum to allow for deeper exploration of the subject matter.609

(5) "Vertical articulation" means key academic concepts and 610

skills associated with mastery in particular content areas should 611 be articulated and reinforced in a developmentally appropriate 612 manner at each grade level so that over time students acquire a 613 depth of knowledge and understanding in the core academic 614 615 disciplines.

Sec. 3301.0710. The state board of education shall adopt 616 rules establishing a statewide program to assess student 617 achievement. The state board shall ensure that all assessments 618 administered under the program are aligned with the academic 619 standards and model curricula adopted by the state board and are 620 created with input from Ohio parents, Ohio classroom teachers, 621 Ohio school administrators, and other Ohio school personnel 622 pursuant to section 3301.079 of the Revised Code. 623

624 The assessment program shall be designed to ensure that students who receive a high school diploma demonstrate at least 625 high school levels of achievement in English language arts, 626 mathematics, science, and social studies. 627

(A)(1) The state board shall prescribe all of the following: 628

(a) Two statewide achievement assessments, one each designed 629 to measure the level of English language arts and mathematics 630 skill expected at the end of third grade; 631

(b) Three statewide achievement assessments, one each 632 designed to measure the level of English language arts, 633 mathematics, and social studies skill expected at the end of 634 fourth grade; 635

(c) Three statewide achievement assessments, one each 636 designed to measure the level of English language arts, 637 mathematics, and science skill expected at the end of fifth grade; 638

(d) Three statewide achievement assessments, one each 639 designed to measure the level of English language arts, 640

mathematics, and social studies skill expected at the end of sixth 641 grade; 642 (e) Two statewide achievement assessments, one each designed 643 to measure the level of English language arts and mathematics 644 skill expected at the end of seventh grade; 645 (f) Three statewide achievement assessments, one each 646 designed to measure the level of English language arts, 647 mathematics, and science skill expected at the end of eighth 648 grade. 649 (2) The state board shall determine and designate at least 650 five ranges of scores on each of the achievement assessments 651 described in divisions (A)(1) and (B)(1) of this section. Each 652 range of scores shall be deemed to demonstrate a level of 653 achievement so that any student attaining a score within such 654 range has achieved one of the following: 655 (a) An advanced level of skill; 656 (b) An accelerated level of skill; 657 (c) A proficient level of skill; 658 (d) A basic level of skill; 659 (e) A limited level of skill. 660 (3) For the purpose of implementing division (A) of section 661 3313.608 of the Revised Code, the state board shall determine and 662 designate a level of achievement, not lower than the level 663 designated in division (A)(2)(e) of this section, on the third 664 grade English language arts assessment for a student to be 665 promoted to the fourth grade. The state board shall review and 666 adjust upward the level of achievement designated under this 667 division each year the test is administered until the level is set 668 equal to the level designated in division (A)(2)(c) of this 669 section. 670

(B)(1) The assessments prescribed under division (B)(1) of 671 this section shall collectively be known as the Ohio graduation 672 tests. The state board shall prescribe five statewide high school 673 achievement assessments, one each designed to measure the level of 674 reading, writing, mathematics, science, and social studies skill 675 expected at the end of tenth grade. The state board shall 676 designate a score in at least the range designated under division 677 (A)(2)(c) of this section on each such assessment that shall be 678 deemed to be a passing score on the assessment as a condition 679 toward granting high school diplomas under sections 3313.61, 680 3313.611, 3313.612, and 3325.08 of the Revised Code until the 681 assessment system prescribed by section 3301.0712 of the Revised 682 Code is implemented in accordance with division (B)(2) of this 683 section. 684

(2) The state board shall prescribe an assessment system in
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accordance with section 3301.0712 of the Revised Code that shall
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replace the Ohio graduation tests beginning with students who
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enter the ninth grade for the first time on or after July 1, 2014.

(3) The state board may enter into a reciprocal agreement 689 with the appropriate body or agency of any other state that has 690 similar statewide achievement assessment requirements for 691 receiving high school diplomas, under which any student who has 692 met an achievement assessment requirement of one state is 693 recognized as having met the similar requirement of the other 694 state for purposes of receiving a high school diploma. For 695 purposes of this section and sections 3301.0711 and 3313.61 of the 696 Revised Code, any student enrolled in any public high school in 697 this state who has met an achievement assessment requirement 698 specified in a reciprocal agreement entered into under this 699 division shall be deemed to have attained at least the applicable 700 score designated under this division on each assessment required 701 by division (B)(1) or (2) of this section that is specified in the 702

Page 24

703

agreement.

(C) The superintendent of public instruction shall designate
dates and times for the administration of the assessments
prescribed by divisions (A) and (B) of this section.
706

In prescribing administration dates pursuant to this 707 division, the superintendent shall designate the dates in such a 708 way as to allow a reasonable length of time between the 709 administration of assessments prescribed under this section and 710 any administration of the national assessment of educational 711 progress given to students in the same grade level pursuant to 712 section 3301.27 of the Revised Code or federal law. 713

(D) The state board shall prescribe a practice version of 714
each Ohio graduation test described in division (B)(1) of this 715
section that is of comparable length to the actual test. 716

(E) Any committee established by the department of education 717 for the purpose of making recommendations to the state board 718 regarding the state board's designation of scores on the 719 assessments described by this section shall inform the state board 720 of the probable percentage of students who would score in each of 721 the ranges established under division (A)(2) of this section on 722 the assessments if the committee's recommendations are adopted by 723 the state board. To the extent possible, these percentages shall 724 be disaggregated by gender, major racial and ethnic groups, 725 limited English proficient students, economically disadvantaged 726 students, students with disabilities, and migrant students. 727

Sec. 3301.0712. (A) The state board of education, the 728 superintendent of public instruction, and the chancellor of the 729 Ohio board of regents shall develop a system of college and work 730 ready assessments as described in division (B) of this section to 731 assess whether each student upon graduating from high school is 732 ready to enter college or the workforce. Beginning with students 733

who enter the ninth grade for the first time on or after July 1, 734
2014, the system shall replace the Ohio graduation tests 735
prescribed in division (B)(1) of section 3301.0710 of the Revised 736
Code as a measure of student academic performance and one 737
determinant of eligibility for a high school diploma in the manner 738
prescribed by rule of the state board adopted under division (D) 739
of this section. 740

(B) The college and work ready assessment system shall741consist of the following:742

(1) A nationally recognized, norm-referenced, and 743 standardized assessment that measures college and career 744 readiness, is used for college admission, and includes components 745 in English, mathematics, science, and social studies. The 746 assessment shall be selected jointly by the state superintendent 747 and the chancellor. The assessment prescribed under division 748 (B)(1) of this section shall be administered to all eleventh-grade 749 students. 750

(2) Seven end of course A series of examinations, one in each 751 of the areas of English language arts I, English language arts II, 752 mathematics, physical science, Algebra I, geometry, American 753 history, and American government. The end of course examinations 754 shall be selected jointly by the state superintendent and the 755 chancellor in consultation with faculty in the appropriate subject 756 areas at institutions of higher education of the university system 757 of Ohio. Advanced placement examinations, international 758 baccalaureate examinations, and dual enrollment or advanced 759 standing program examinations, as prescribed under section 760 3313.6013 of the Revised Code, in the areas of physical science, 761 American history, and American government may be used as 762 end-of-course examinations in accordance with division (B)(4)(a) 763 of this section. 764

(3)(a) Not later than July 1, 2013, each school district	765
board of education shall adopt interim end of course examinations	766
that comply with the requirements of divisions (B)(3)(b)(i) and	767
(ii) of this section to assess mastery of American history and	768
American government standards adopted under division (A)(1)(b) of	769
section 3301.079 of the Revised Code and the topics required under	770
division (M) of section 3313.603 of the Revised Code. Each high	771
school of the district shall use the interim examinations until	772
the state superintendent and chancellor select end-of-course	773
examinations in American history and American government under	774
division (B)(2) of this section.	775
(b) Not-later than July 1, 2014, the state superintendent and	776
the chancellor shall select the end of course examinations in	777
American history and American government.	778
(i) The end of course examinations in American history and	779
American government shall require demonstration of mastery of the	780
American history and American government content for social	781
studies standards adopted under division (A)(1)(b) of section	782
3301.079 of the Revised Code and the topics required under	783
division (M) of section 3313.603 of the Revised Code.	784
(ii) At least twenty per cent of the end-of-course	785
examination in American government shall address the topics on	786
American history and American government described in division (M)	787
of section 3313.603 of the Revised Code.	788
(4)(a) Notwithstanding anything to the contrary in this	789
section, beginning with the 2014-2015 school year, if a student is	790
enrolled in an advanced placement or international baccalaureate	791
course or is enrolled under any other dual enrollment or advanced	792
standing program that student shall take the advanced placement or	793
international baccalaureate examination or applicable examination	794
under dual enrollment or advanced standing in lieu of the physical	795

examinations prescribed under division (B)(2) of this section. The	797
state board shall specify the score levels for each advanced	798
placement examination, international baccalaureate examination,	799
and examination required under other dual enrollment or advanced	800
standing programs for purposes of calculating the minimum	801
cumulative performance score that demonstrates the level of	802
academic achievement necessary to earn a high school diploma.	803
(b) No student shall take a substitute examination or	804
examination prescribed under division (B)(4)(a) of this section in	805
place of the end of course examinations in English language arts	806
I, English language arts II, Algebra I, or geometry prescribed	807
under division (B)(2) of this section.	808
(c) The state board shall consider additional assessments	809
that may be used, beginning with the 2016-2017 school year, as	810
substitute examinations in lieu of the end of course examinations	811
prescribed under division (B)(2) of this section.	812
(5)(a) The state board shall determine and designate at least	813
five ranges of scores on each of the end of course examinations	814
prescribed under division (B)(2) of this section, and substitute	815
examinations prescribed under division (B)(4) of this section.	816
Each range of scores shall be considered to demonstrate a level of	817
achievement so that any student attaining a score within such	818
range has achieved one of the following:	819
(i) An advanced level of skill;	820
(ii) An accelerated level of skill;	821
(iii) A proficient level of skill;	822
(iv) A basic level of skill;	823
(v) A limited level of skill.	824
(b) Determine a method by which to calculate a cumulative	825
performance score based on the results of a student's	826

end-of-course examinations or substitute examinations;	827
(c) Determine the minimum cumulative performance score that	828
demonstrates the level of academic achievement necessary to earn a	829
high school diploma;	830
(d) Develop a table of corresponding score equivalents for	831
the end-of-course examinations and substitute examinations in	832
order to calculate student performance consistently across the	833
different examinations.	834
(6) Any student who received high school credit prior to July	835
1, 2014, for a course for which an end of course examination is	836
prescribed by division (B)(2) of this section shall not be	837
required to take that end-of-course examination. Receipt of credit	838
for that course shall satisfy the requirement to take the	839
end-of-course-examination.	840
(7)(a) Notwithstanding anything to the contrary in this	841
section, the state board may replace the algebra I end-of-course	842
examination prescribed under division (B)(2) of this section with	843
an algebra II end of course examination, beginning with the	844
2016-2017 school year for students who enter ninth grade on or	845
after July 1, 2016.	846
(b) If the state board replaces the algebra I end of course	847
examination with an algebra II end-of-course examination as	848
authorized under division (B)(7)(a) of this section, a student who	849
is enrolled in an advanced placement or international	850
baccalaureate course in algebra II or is enrolled under any other	851
dual enrollment or advanced standing program in algebra II shall	852
take the advanced placement or international baccalaureate	853
examination or applicable examination under dual enrollment or	854
advanced standing in lieu of the algebra II end-of-course	855
examination.	856
(C) The state board shall convene a group of national	857

(C) The state board shall convene a group of national 857

following:

experts, state experts, and local practitioners to provide advice, 858 guidance, and recommendations for the alignment of standards and 859 model curricula to the assessments and in the design of the 860 end-of-course examinations prescribed by this section. 861 (D) Upon completion of the development of the assessment 862 system, the state board shall adopt rules prescribing all of the 863

(1) A timeline and plan for implementation of the assessment
 system, including a phased implementation if the state board
 determines such a phase-in is warranted;
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(2) The date after which a person shall meet the requirements
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of the entire assessment system as a prerequisite for a diploma of
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adult education under section 3313.611 of the Revised Code;
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(3) Whether and the extent to which a person may be excused
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from an American history end of course examination and an American
government end of course examination under division (H) of section
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3313.61 and division (B)(3) of section 3313.612 of the Revised
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Code;

(4) The date after which a person who has fulfilled the 876 curriculum requirement for a diploma but has not passed one or 877 more of the required assessments at the time the person fulfilled 878 the curriculum requirement shall meet the requirements of the 879 entire assessment system as a prerequisite for a high school 880 diploma under division (B) of section 3313.614 of the Revised 881 Code; 882

(5) The extent to which the assessment system applies to
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students enrolled in a dropout recovery and prevention program for
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purposes of division (F) of section 3313.603 and section 3314.36
885
of the Revised Code.

(E) Not later than forty-five days prior to the state board's 887 adoption of a resolution directing the department of education to 888

864

file the rules prescribed by division (D) of this section in final 889 form under section 119.04 of the Revised Code, the superintendent 890 of public instruction shall present the assessment system 891 developed under this section to the respective committees of the 892 house of representatives and senate that consider education 893 legislation. 894

(F)(1) Any person enrolled in a nonchartered nonpublic school
or any person who has been excused from attendance at school for
the purpose of home instruction under section 3321.04 of the
Revised Code may choose to participate in the system of
assessments administered under divisions (B)(1) and (2) of this
section. However, no such person shall be required to participate
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(2) The department shall adopt rules for the administration
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 and scoring of any assessments under division (F)(1) of this
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 section.

(G) Not later than December 31, 2014, the state board shall 905 select at least one nationally recognized job skills assessment. 906 Each school district shall administer that assessment to those 907 students who opt to take it. The state shall reimburse a school 908 district for the costs of administering that assessment. The state 909 board shall establish the minimum score a student must attain on 910 the job skills assessment in order to demonstrate a student's 911 workforce readiness and employability. The administration of the 912 job skills assessment to a student under this division shall not 913 exempt a school district from administering the assessments 914 prescribed in division (B) of this section to that student. 915

Sec. 3301.0714. (A) The state board of education shall adopt 916 rules for a statewide education management information system. The 917 rules shall require the state board to establish guidelines for 918 the establishment and maintenance of the system in accordance with 919

this section and the rules adopted under this section. The	920
guidelines shall include:	921
(1) Standards identifying and defining the types of data in	922
the system in accordance with divisions (B) and (C) of this	923
section;	924
(2) Procedures for annually collecting and reporting the data	925
to the state board in accordance with division (D) of this	926
section;	927
(3) Procedures for annually compiling the data in accordance	928
with division (G) of this section;	929
(4) Procedures for annually reporting the data to the public	930
in accordance with division (H) of this section;	931
(5) Standards to provide strict safeguards to protect the	932
confidentiality of personally identifiable student data.	933
(B) The guidelines adopted under this section shall require	934
the data maintained in the education management information system	935
to include at least the following:	936
(1) Student participation and performance data, for each	937
grade in each school district as a whole and for each grade in	938
each school building in each school district, that includes:	939
(a) The numbers of students receiving each category of	940
instructional service offered by the school district, such as	941
regular education instruction, vocational education instruction,	942
specialized instruction programs or enrichment instruction that is	943
part of the educational curriculum, instruction for gifted	944
students, instruction for students with disabilities, and remedial	945
instruction. The guidelines shall require instructional services	946
under this division to be divided into discrete categories if an	947
instructional service is limited to a specific subject, a specific	948
type of student, or both, such as regular instructional services	949

in mathematics, remedial reading instructional services, 950 instructional services specifically for students gifted in 951 mathematics or some other subject area, or instructional services 952 for students with a specific type of disability. The categories of 953 instructional services required by the guidelines under this 954 division shall be the same as the categories of instructional 955 services used in determining cost units pursuant to division 956 (C)(3) of this section. 957

(b) The numbers of students receiving support or 958 extracurricular services for each of the support services or 959 extracurricular programs offered by the school district, such as 960 counseling services, health services, and extracurricular sports 961 and fine arts programs. The categories of services required by the 962 quidelines under this division shall be the same as the categories 963 of services used in determining cost units pursuant to division 964 (C)(4)(a) of this section. 965

(c) Average student grades in each subject in grades nine966through twelve;967

(d) Academic achievement levels as assessed under sections3301.0710, 3301.0711, and 3301.0712 of the Revised Code;969

(e) The number of students designated as having a disabling
(condition pursuant to division (C)(1) of section 3301.0711 of the
(condition (C)(2) of section 3301.0711 of the
(condition (C)(2) of section (C)(2) of the
(condition (C

(f) The numbers of students reported to the state board 973
pursuant to division (C)(2) of section 3301.0711 of the Revised 974
Code; 975

(g) Attendance rates and the average daily attendance for the
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 year. For purposes of this division, a student shall be counted as
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 present for any field trip that is approved by the school
 978
 administration.

(h) Expulsion rates;

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(i) Suspension rates;	981
(j) Dropout rates;	982
(k) Rates of retention in grade;	983

(1) For pupils in grades nine through twelve, the average 984 number of carnegie units, as calculated in accordance with state 985 board of education rules; 986

(m) Graduation rates, to be calculated in a manner specified 987 by the department of education that reflects the rate at which 988 students who were in the ninth grade three years prior to the 989 current year complete school and that is consistent with 990 nationally accepted reporting requirements; 991

(n) Results of diagnostic assessments administered to 992 kindergarten students as required under section 3301.0715 of the 993 Revised Code to permit a comparison of the academic readiness of 994 kindergarten students. However, no district shall be required to 995 report to the department the results of any diagnostic assessment 996 administered to a kindergarten student, except for the language 997 and reading assessment described in division (A)(2) of section 998 3301.0715 of the Revised Code, if the parent of that student 999 requests the district not to report those results. 1000

(2) Personnel and classroom enrollment data for each school 1001 district, including: 1002

(a) The total numbers of licensed employees and nonlicensed 1003 employees and the numbers of full-time equivalent licensed 1004 employees and nonlicensed employees providing each category of 1005 instructional service, instructional support service, and 1006 administrative support service used pursuant to division (C)(3) of 1007 this section. The quidelines adopted under this section shall 1008 require these categories of data to be maintained for the school 1009 district as a whole and, wherever applicable, for each grade in 1010 the school district as a whole, for each school building as a 1011

whole, and for each grade in each school building. 1012

(b) The total number of employees and the number of full-time 1013 equivalent employees providing each category of service used 1014 pursuant to divisions (C)(4)(a) and (b) of this section, and the 1015 total numbers of licensed employees and nonlicensed employees and 1016 the numbers of full-time equivalent licensed employees and 1017 nonlicensed employees providing each category used pursuant to 1018 division (C)(4)(c) of this section. The quidelines adopted under 1019 this section shall require these categories of data to be 1020 maintained for the school district as a whole and, wherever 1021 applicable, for each grade in the school district as a whole, for 1022 each school building as a whole, and for each grade in each school 1023 building. 1024

(c) The total number of regular classroom teachers teaching
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classes of regular education and the average number of pupils
enrolled in each such class, in each of grades kindergarten
through five in the district as a whole and in each school
building in the school district.

(d) The number of lead teachers employed by each school1030district and each school building.1031

(3)(a) Student demographic data for each school district, 1032 including information regarding the gender ratio of the school 1033 district's pupils, the racial make-up of the school district's 1034 pupils, the number of limited English proficient students in the 1035 district, and an appropriate measure of the number of the school 1036 district's pupils who reside in economically disadvantaged 1037 households. The demographic data shall be collected in a manner to 1038 allow correlation with data collected under division (B)(1) of 1039 this section. Categories for data collected pursuant to division 1040 (B)(3) of this section shall conform, where appropriate, to 1041 standard practices of agencies of the federal government. 1042

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(b) With respect to each student entering kindergarten,
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whether the student previously participated in a public preschool
program, a private preschool program, or a head start program, and
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the number of years the student participated in each of these
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programs.

(4) Any data required to be collected pursuant to federal 1048law. 1049

(C) The education management information system shall include 1050 cost accounting data for each district as a whole and for each 1051 school building in each school district. The guidelines adopted 1052 under this section shall require the cost data for each school 1053 district to be maintained in a system of mutually exclusive cost 1054 units and shall require all of the costs of each school district 1055 to be divided among the cost units. The guidelines shall require 1056 the system of mutually exclusive cost units to include at least 1057 the following: 1058

(1) Administrative costs for the school district as a whole.
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The guidelines shall require the cost units under this division
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(C)(1) to be designed so that each of them may be compiled and
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reported in terms of average expenditure per pupil in formula ADM
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in the school district, as determined pursuant to section 3317.03
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of the Revised Code.

(2) Administrative costs for each school building in the 1065 school district. The guidelines shall require the cost units under 1066 this division (C)(2) to be designed so that each of them may be 1067 compiled and reported in terms of average expenditure per 1068 full-time equivalent pupil receiving instructional or support 1069 services in each building. 1070

(3) Instructional services costs for each category of
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 instructional service provided directly to students and required
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 by guidelines adopted pursuant to division (B)(1)(a) of this
 1073

section. The guidelines shall require the cost units under 1074 division (C)(3) of this section to be designed so that each of 1075 them may be compiled and reported in terms of average expenditure 1076 per pupil receiving the service in the school district as a whole 1077 and average expenditure per pupil receiving the service in each 1078 building in the school district and in terms of a total cost for 1079 each category of service and, as a breakdown of the total cost, a 1080 cost for each of the following components: 1081

(a) The cost of each instructional services category required 1082
by guidelines adopted under division (B)(1)(a) of this section 1083
that is provided directly to students by a classroom teacher; 1084

(b) The cost of the instructional support services, such as 1085
services provided by a speech-language pathologist, classroom 1086
aide, multimedia aide, or librarian, provided directly to students 1087
in conjunction with each instructional services category; 1088

(c) The cost of the administrative support services related
to each instructional services category, such as the cost of
personnel that develop the curriculum for the instructional
services category and the cost of personnel supervising or
coordinating the delivery of the instructional services category.

(4) Support or extracurricular services costs for each 1094 category of service directly provided to students and required by 1095 guidelines adopted pursuant to division (B)(1)(b) of this section. 1096 The guidelines shall require the cost units under division (C)(4)1097 of this section to be designed so that each of them may be 1098 compiled and reported in terms of average expenditure per pupil 1099 receiving the service in the school district as a whole and 1100 average expenditure per pupil receiving the service in each 1101 building in the school district and in terms of a total cost for 1102 each category of service and, as a breakdown of the total cost, a 1103 cost for each of the following components: 1104

(a) The cost of each support or extracurricular services
(a) The cost of each support or extracurricular services
(b) 1106
(category required by guidelines adopted under division (B)(1)(b)
(category required by a provided directly to students by a
(category required by a services provided by a guidance
(counselor or any services provided by a licensed employee under a
(counselor on any services provided by a licensed employee under a
(counselor on any services provided by a licensed employee under a
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(b) The cost of each such services category provided directly
to students by a nonlicensed employee, such as janitorial
services, cafeteria services, or services of a sports trainer;
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(c) The cost of the administrative services related to each
services category in division (C)(4)(a) or (b) of this section,
such as the cost of any licensed or nonlicensed employees that
develop, supervise, coordinate, or otherwise are involved in
administering or aiding the delivery of each services category.

(D)(1) The quidelines adopted under this section shall 1119 require school districts to collect information about individual 1120 students, staff members, or both in connection with any data 1121 required by division (B) or (C) of this section or other reporting 1122 requirements established in the Revised Code. The guidelines may 1123 also require school districts to report information about 1124 individual staff members in connection with any data required by 1125 division (B) or (C) of this section or other reporting 1126 requirements established in the Revised Code. The guidelines shall 1127 not authorize school districts to request social security numbers 1128 of individual students. The guidelines shall prohibit the 1129 reporting under this section of a student's name, address, and 1130 social security number to the state board of education or the 1131 department of education. The guidelines shall also prohibit the 1132 reporting under this section of any personally identifiable 1133 information about any student, except for the purpose of assigning 1134 the data verification code required by division (D)(2) of this 1135 section, to any other person unless such person is employed by the 1136

school district or the information technology center operated 1137 under section 3301.075 of the Revised Code and is authorized by 1138 the district or technology center to have access to such 1139 information or is employed by an entity with which the department 1140 contracts for the scoring or the development of state assessments. 1141 Access to the information shall be restricted to the fulfillment 1142 of contractual obligations to process data on behalf of the school 1143 district. Such contract shall include a stipulation that the 1144 personally identifiable information shall not be shared with 1145 additional parties. The guidelines may require school districts to 1146 provide the social security numbers of individual staff members 1147 and the county of residence for a student. Nothing in this section 1148 prohibits the state board of education or department of education 1149 from providing a student's county of residence to the department 1150 of taxation to facilitate the distribution of tax revenue. 1151

(2)(a) The guidelines shall provide for each school district 1152 or community school to assign a data verification code that is 1153 unique on a statewide basis over time to each student whose 1154 initial Ohio enrollment is in that district or school and to 1155 report all required individual student data for that student 1156 utilizing such code. The guidelines shall also provide for 1157 assigning data verification codes to all students enrolled in 1158 districts or community schools on the effective date of the 1159 quidelines established under this section. The assignment of data 1160 verification codes for other entities, as described in division 1161 (D)(2)(c) of this section, the use of those codes, and the 1162 reporting and use of associated individual student data shall be 1163 coordinated by the department in accordance with state and federal 1164 law. 1165

School districts shall report individual student data to the 1166 department through the information technology centers utilizing 1167 the code. The entities described in division (D)(2)(c) of this 1168

section shall report individual student data to the department in 1169 the manner prescribed by the department. 1170

Except as provided in sections 3301.941, 3310.11, 3310.42, 1171 3310.63, 3313.978, and 3317.20 of the Revised Code, at no time 1172 shall the state board or the department have access to information 1173 that would enable any data verification code to be matched to 1174 personally identifiable student data. 1175

(b) Each school district and community school shall ensure
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that the data verification code is included in the student's
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records reported to any subsequent school district, community
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school, or state institution of higher education, as defined in
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section 3345.011 of the Revised Code, in which the student
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enrolls. Any such subsequent district or school shall utilize the
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same identifier in its reporting of data under this section.

(c) The director of any state agency that administers a 1183 publicly funded program providing services to children who are 1184 younger than compulsory school age, as defined in section 3321.01 1185 of the Revised Code, including the directors of health, job and 1186 family services, mental health and addiction services, and 1187 developmental disabilities, shall request and receive, pursuant to 1188 sections 3301.0723 and 3701.62 of the Revised Code, a data 1189 verification code for a child who is receiving those services. 1190

(E) The guidelines adopted under this section may require 1191 school districts to collect and report data, information, or 1192 reports other than that described in divisions (A), (B), and (C) 1193 of this section for the purpose of complying with other reporting 1194 requirements established in the Revised Code. The other data, 1195 information, or reports may be maintained in the education 1196 management information system but are not required to be compiled 1197 as part of the profile formats required under division (G) of this 1198 section or the annual statewide report required under division (H) 1199 of this section. 1200

(F) Beginning with the school year that begins July 1, 1991, 1201 the board of education of each school district shall annually 1202 collect and report to the state board, in accordance with the 1203 guidelines established by the board, the data required pursuant to 1204 this section. A school district may collect and report these data 1205 notwithstanding section 2151.357 or 3319.321 of the Revised Code. 1206

(G) The state board shall, in accordance with the procedures 1207 it adopts, annually compile the data reported by each school 1208 district pursuant to division (D) of this section. The state board 1209 shall design formats for profiling each school district as a whole 1210 and each school building within each district and shall compile 1211 the data in accordance with these formats. These profile formats 1212 shall: 1213

(1) Include all of the data gathered under this section in a 1214
 manner that facilitates comparison among school districts and 1215
 among school buildings within each school district; 1216

(2) Present the data on academic achievement levels as
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assessed by the testing of student achievement maintained pursuant
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to division (B)(1)(d) of this section.
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(H)(1) The state board shall, in accordance with the 1220 procedures it adopts, annually prepare a statewide report for all 1221 school districts and the general public that includes the profile 1222 of each of the school districts developed pursuant to division (G) 1223 of this section. Copies of the report shall be sent to each school 1224 district. 1225

(2) The state board shall, in accordance with the procedures 1226 it adopts, annually prepare an individual report for each school 1227 district and the general public that includes the profiles of each 1228 of the school buildings in that school district developed pursuant 1229 to division (G) of this section. Copies of the report shall be 1230 sent to the superintendent of the district and to each member of 1231 the district board of education.

(3) Copies of the reports received from the state board under 1233 divisions (H)(1) and (2) of this section shall be made available 1234 to the general public at each school district's offices. Each 1235 district board of education shall make copies of each report 1236 available to any person upon request and payment of a reasonable 1237 fee for the cost of reproducing the report. The board shall 1238 annually publish in a newspaper of general circulation in the 1239 school district, at least twice during the two weeks prior to the 1240 week in which the reports will first be available, a notice 1241 containing the address where the reports are available and the 1242 date on which the reports will be available. 1243

(I) Any data that is collected or maintained pursuant to this
 1244
 section and that identifies an individual pupil is not a public
 1245
 record for the purposes of section 149.43 of the Revised Code.
 1246

(J) As used in this section:

(1) "School district" means any city, local, exempted 1248
village, or joint vocational school district and, in accordance 1249
with section 3314.17 of the Revised Code, any community school. As 1250
used in division (L) of this section, "school district" also 1251
includes any educational service center or other educational 1252
entity required to submit data using the system established under 1253
this section.

(2) "Cost" means any expenditure for operating expenses made
 by a school district excluding any expenditures for debt
 1256
 retirement except for payments made to any commercial lending
 1257
 institution for any loan approved pursuant to section 3313.483 of
 1258
 the Revised Code.

(K) Any person who removes data from the information system
 established under this section for the purpose of releasing it to
 any person not entitled under law to have access to such
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1247

information is subject to section 2913.42 of the Revised Code 1263 prohibiting tampering with data. 1264

(L)(1) In accordance with division (L)(2) of this section and 1265 the rules adopted under division (L)(10) of this section, the 1266 department of education may sanction any school district that 1267 reports incomplete or inaccurate data, reports data that does not 1268 conform to data requirements and descriptions published by the 1269 department, fails to report data in a timely manner, or otherwise 1270 does not make a good faith effort to report data as required by 1271 this section. 1272

(2) If the department decides to sanction a school district
 under this division, the department shall take the following
 1273
 sequential actions:

(a) Notify the district in writing that the department has 1276 determined that data has not been reported as required under this 1277 section and require the district to review its data submission and 1278 1279 submit corrected data by a deadline established by the department. The department also may require the district to develop a 1280 corrective action plan, which shall include provisions for the 1281 district to provide mandatory staff training on data reporting 1282 procedures. 1283

(b) Withhold up to ten per cent of the total amount of state
funds due to the district for the current fiscal year and, if not
previously required under division (L)(2)(a) of this section,
require the district to develop a corrective action plan in
1287
accordance with that division;

(c) Withhold an additional amount of up to twenty per cent of 1289
the total amount of state funds due to the district for the 1290
current fiscal year; 1291

(d) Direct department staff or an outside entity to 1292investigate the district's data reporting practices and make 1293

recommendations for subsequent actions. The recommendations may

include one or more of the following actions:	1295
(i) Arrange for an audit of the district's data reporting	1296
practices by department staff or an outside entity;	1297
(ii) Conduct a site visit and evaluation of the district;	1298
(iii) Withhold an additional amount of up to thirty per cent	1299
of the total amount of state funds due to the district for the	1300
current fiscal year;	1301
(iv) Continue monitoring the district's data reporting;	1302
(\mathbf{v}) Assign department staff to supervise the district's data	1303
management system;	1304
(vi) Conduct an investigation to determine whether to suspend	1305
or revoke the license of any district employee in accordance with	1306
division (N) of this section;	1307
(vii) If the district is issued a report card under section	1308
3302.03 of the Revised Code, indicate on the report card that the	1309
district has been sanctioned for failing to report data as	1310
required by this section;	1311
(viii) If the district is issued a report card under section	1312
3302.03 of the Revised Code and incomplete or inaccurate data	1313
submitted by the district likely caused the district to receive a	1314
higher performance rating than it deserved under that section,	1315
issue a revised report card for the district;	1316
(ix) Any other action designed to correct the district's data	1317
reporting problems.	1318
(3) Any time the department takes an action against a school	1319
district under division (L)(2) of this section, the department	1320
shall make a report of the circumstances that prompted the action.	1321
The department shall send a copy of the report to the district	1322
superintendent or chief administrator and maintain a copy of the	1323

1294

report in its files.

(4) If any action taken under division (L)(2) of this section 1325 resolves a school district's data reporting problems to the 1326 department's satisfaction, the department shall not take any 1327 further actions described by that division. If the department 1328 withheld funds from the district under that division, the 1329 department may release those funds to the district, except that if 1330 the department withheld funding under division (L)(2)(c) of this 1331 1332 section, the department shall not release the funds withheld under division (L)(2)(b) of this section and, if the department withheld 1333 funding under division (L)(2)(d) of this section, the department 1334 shall not release the funds withheld under division (L)(2)(b) or 1335 (c) of this section. 1336

(5) Notwithstanding anything in this section to the contrary, 1337 the department may use its own staff or an outside entity to 1338 conduct an audit of a school district's data reporting practices 1339 any time the department has reason to believe the district has not 1340 made a good faith effort to report data as required by this 1341 section. If any audit conducted by an outside entity under 1342 division (L)(2)(d)(i) or (5) of this section confirms that a 1343 district has not made a good faith effort to report data as 1344 required by this section, the district shall reimburse the 1345 department for the full cost of the audit. The department may 1346 withhold state funds due to the district for this purpose. 1347

(6) Prior to issuing a revised report card for a school 1348 district under division (L)(2)(d)(viii) of this section, the 1349 department may hold a hearing to provide the district with an 1350 opportunity to demonstrate that it made a good faith effort to 1351 report data as required by this section. The hearing shall be 1352 conducted by a referee appointed by the department. Based on the 1353 information provided in the hearing, the referee shall recommend 1354 whether the department should issue a revised report card for the 1355

1324

district. If the referee affirms the department's contention that 1356 the district did not make a good faith effort to report data as 1357 required by this section, the district shall bear the full cost of 1358 conducting the hearing and of issuing any revised report card. 1359

(7) If the department determines that any inaccurate data
reported under this section caused a school district to receive
1361
excess state funds in any fiscal year, the district shall
reimburse the department an amount equal to the excess funds, in
1363
accordance with a payment schedule determined by the department.
1364
The department may withhold state funds due to the district for
1365
this purpose.

(8) Any school district that has funds withheld under
division (L)(2) of this section may appeal the withholding in
accordance with Chapter 119. of the Revised Code.
1369

(9) In all cases of a disagreement between the department and
a school district regarding the appropriateness of an action taken
under division (L)(2) of this section, the burden of proof shall
be on the district to demonstrate that it made a good faith effort
1373
to report data as required by this section.

(10) The state board of education shall adopt rules underChapter 119. of the Revised Code to implement division (L) of this1376section.

(M) No information technology center or school district shall
acquire, change, or update its student administration software
package to manage and report data required to be reported to the
department unless it converts to a student software package that
is certified by the department.

(N) The state board of education, in accordance with sections 1383
3319.31 and 3319.311 of the Revised Code, may suspend or revoke a 1384
license as defined under division (A) of section 3319.31 of the 1385
Revised Code that has been issued to any school district employee 1386

found to have willfully reported erroneous, inaccurate, or 1387 incomplete data to the education management information system. 1388

(0) No person shall release or maintain any information about 1389
any student in violation of this section. Whoever violates this 1390
division is guilty of a misdemeanor of the fourth degree. 1391

(P) The department shall disaggregate the data collected
 under division (B)(1)(n) of this section according to the race and
 socioeconomic status of the students assessed.
 1394

(Q) If the department cannot compile any of the information 1395 required by division (H) of section 3302.03 of the Revised Code 1396 based upon the data collected under this section, the department 1397 shall develop a plan and a reasonable timeline for the collection 1398 of any data necessary to comply with that division. 1399

Sec. 3301.0718. (A) The state board of education shall not1400adopt or revise any academic content standards in the areas of1401English language arts, mathematics, science, or social studies1402until both of the following conditions are satisfied:1403

(1) The proposed standards or revisions are approved by both1404houses of the general assembly by concurrent resolution. The1405standing committee having jurisdiction over education legislation1406in each house shall conduct at least one public hearing on the1407proposed standards or revisions.1408

(2) The proposed standards or revisions for each subject area1409are approved by the appropriate subcommittee established under1410division (D)(4) of this section.1411

(B) The state board of education shall not adopt or revise 1412 any standards or curriculum in the area of health unless, by 1413 concurrent resolution, the standards, curriculum, or revisions are 1414 approved by both houses of the general assembly. Before the house 1415 of representatives or senate votes on a concurrent resolution 1416

approving health standards, curriculum, or revisions, its standing	1417
committee having jurisdiction over education legislation shall	1418
conduct at least one public hearing on the standards, curriculum,	1419
or revisions.	1420
(C) The academic content standards steering committee is	1421
hereby established.	1422
Prior to submitting academic content standards to the general	1423
assembly for approval as required under division (A) of this	1424
section, the state board shall propose any new or revised	1425
standards to the academic content standards steering committee.	1426
Meetings of the committee and its subcommittees shall be open	1427
to the public.	1428
The committee shall be composed of thirteen members as	1429
<u>follows:</u>	1430
(1) The governor, or the governor's designee;	1431
(2) Six members appointed by the president of the senate, of	1432
whom not more than one may be a member of the senate;	1433
(3) Six members appointed by the speaker of the house of	1434
representatives, of whom not more than one may be a member of the	1435
house of representatives.	1436
In appointing members under divisions (C)(2) and (3) of this	1437
section, consideration shall be given to the appointment of	1438
parents of students enrolled in Ohio schools; primary and	1439
secondary education teachers; and curriculum experts, provosts,	1440
chairs, and deans of state institutions of higher education.	1441
(D) The committee established under division (C) of this	1442
section shall do the following:	1443
(1) Determine a chair and co-chair of the committee;	1444
(2) Appoint four individuals to oversee the development of	1445

the standards documents, each of whom shall understand and be able 1446

(3) Contract, if necessary, with an individual who has a	1449
national reputation in the areas of academic content standards and	1450
assessments to facilitate the work of the committee;	1451

(4) Establish a subcommittee in each of the areas of1452mathematics, English language arts, science, and social studies,1453and select, by a majority vote of all committee members, a1454chairperson for each subcommittee.1455

(a) The chair of each subcommittee shall be an instructor or 1456 professor in a related subject area at a state institution of 1457 higher education. Other members of the subcommittee shall be 1458 teachers with at least ten years of teaching experience, and may 1459 be nominated by the superintendent of their employing school 1460 district. The state board shall select the individuals to serve as 1461 members on each subcommittee. Not more than five members shall 1462 serve on a subcommittee. A school librarian, nominated by the Ohio 1463 library council, may provide assistance to the English language 1464 arts subcommittee. An engineer, nominated by one of the state's 1465 engineering organizations, may provide assistance to the 1466 mathematics subcommittee and the science subcommittee. 1467

(b) Each subcommittee shall approve or disapprove the1468academic content standards for its respective subject area. Each1469subcommittee shall obtain from teachers comments on the1470appropriateness and wording of the proposed academic content1471standards for each grade and, if necessary, offer revisions on the1472proposed standards. The comments shall be recorded by an1473individual appointed under division (D)(2) of this section.1474

sec. 3301.0722. As used in this section and section 3301.0721 1475
of the Revised Code, "form" means any report, document, paper, 1476
computer software program, or other instrument used in the 1477

management information system created by section 3301.0714 of the1478Revised Code or used to gather required or requested education1479data under division (I) of section 3301.07 of the Revised Code or1480any other provision of state or federal statute or rule.1481

Beginning July 1, 1992, the state board of education, the 1482 superintendent of public instruction, or the department of 1483 education shall not put into use any new form or any modified 1484 version of any previously existing form, unless the new or 1485 modified form has been submitted to the unit established pursuant 1486 to section 3301.133 of the Revised Code, the unit has reviewed the 1487 form, and the superintendent has considered the findings of the 1488 review and the unit's recommendations. 1489

sec. 3313.60. Notwithstanding division (D) of section 3311.52 1490
of the Revised Code, divisions (A) to (E) of this section do not 1491
apply to any cooperative education school district established 1492
pursuant to divisions (A) to (C) of section 3311.52 of the Revised 1493
Code. 1494

(A) The board of education of each city, exempted village, 1495
and local school district and the board of each cooperative 1496
education school district established, pursuant to section 1497
3311.521 of the Revised Code, shall prescribe a curriculum for all 1498
schools under its control. Except as provided in division (E) of 1499
this section, in any such curriculum there shall be included the 1500
study of the following subjects: 1501

(1) The language arts, including reading, writing, spelling, 1502oral and written English, and literature; 1503

(2) Geography, the history of the United States and of Ohio, 1504
and national, state, and local government in the United States, 1505
including a balanced presentation of the relevant contributions to 1506
society of men and women of African, Mexican, Puerto Rican, and 1507
American Indian descent as well as other ethnic and racial groups 1508

addressing dating violence prevention.

in Ohio and the United States;	1509
(3) Mathematics;	1510
(4) Natural science, including instruction in the	1511
conservation of natural resources;	1512
(5) Health education, which shall include instruction in:	1513
(a) The nutritive value of foods, including natural and	1514
organically produced foods, the relation of nutrition to health,	1515
and the use and effects of food additives;	1516
(b) The harmful effects of and legal restrictions against the	1517
use of drugs of abuse, alcoholic beverages, and tobacco;	1518
(c) Venereal disease education, except that upon written	1519
request of the student's parent or guardian, a student shall be	1520
excused from taking instruction in venereal disease education;	1521
(d) In grades kindergarten through six, instruction in	1522
personal safety and assault prevention, except that upon written	1523
request of the student's parent or guardian, a student shall be	1524
excused from taking instruction in personal safety and assault	1525
prevention;	1526
(e) In grades seven through twelve, age-appropriate	1527
instruction in dating violence prevention education, which shall	1528
include instruction in recognizing dating violence warning signs	1529
and characteristics of healthy relationships.	1530
In order to assist school districts in developing a dating	1531
violence prevention education curriculum, the department of	1532
education shall provide on its web site links to free curricula	1533

If the parent or legal guardian of a student less than 1535 eighteen years of age submits to the principal of the student's 1536 school a written request to examine the dating violence prevention 1537 instruction materials used at that school, the principal, within a 1538

reasonable period of time after the request is made, shall allow 1539 the parent or guardian to examine those materials at that school. 1540

- (6) Physical education; 1541
- (7) The fine arts, including music; 1542

(8) First aid, including a training program in
cardiopulmonary resuscitation, safety, and fire prevention, except
that upon written request of the student's parent or guardian, a
student shall be excused from taking instruction in
1546
cardiopulmonary resuscitation.

(B) Except as provided in division (E) of this section, every 1548 school or school district shall include in the requirements for 1549 promotion from the eighth grade to the ninth grade one year's 1550 course of study of American history. A board may waive this 1551 requirement for academically accelerated students who, in 1552 accordance with procedures adopted by the board, are able to 1553 demonstrate mastery of essential concepts and skills of the eighth 1554 grade American history course of study. 1555

(C) As specified in divisions (B)(6) and (C)(6) of section
3313.603 of the Revised Code, except as provided in division (E)
1557 of this section, every high school shall include in the
requirements for graduation from any curriculum one-half unit each
1559 of American history and government.

(D) Except as provided in division (E) of this section, basic 1561 instruction or demonstrated mastery in geography, United States 1562 history, the government of the United States, the government of 1563 the state of Ohio, local government in Ohio, the Declaration of 1564 Independence, the United States Constitution, and the Constitution 1565 of the state of Ohio shall be required before pupils may 1566 participate in courses involving the study of social problems, 1567 economics, foreign affairs, United Nations, world government, 1568 socialism, and communism. 1569

(E) For each cooperative education school district 1570 established pursuant to section 3311.521 of the Revised Code and 1571 each city, exempted village, and local school district that has 1572 territory within such a cooperative district, the curriculum 1573 adopted pursuant to divisions (A) to (D) of this section shall 1574 only include the study of the subjects that apply to the grades 1575 operated by each such school district. The curriculums for such 1576 schools, when combined, shall provide to each student of these 1577 districts all of the subjects required under divisions (A) to (D) 1578 of this section. 1579

(F) The board of education of any cooperative education
school district established pursuant to divisions (A) to (C) of
section 3311.52 of the Revised Code shall prescribe a curriculum
for the subject areas and grade levels offered in any school under
its control.

(G) Upon the request of any parent or legal guardian of a
student, the board of education of any school district shall
permit the parent or guardian to promptly examine, with respect to
the parent's or guardian's own child:

(1) Any survey or questionnaire, prior to its administration 1589to the child; 1590

(2) Any textbook, workbook, software, video, or other
 instructional materials being used by the district in connection
 with the instruction of the child;

(3) Any completed and graded test taken or survey or 1594questionnaire filled out by the child; 1595

(4) Copies of the statewide academic standards and each model
curriculum developed pursuant to section 3301.079 of the Revised
Code, which copies shall be available at all times during school
hours in each district school building.

sec. 3313.6020. (A)(1) Beginning in the 2015-2016 school 1600
year, the board of education of each city, local, exempted 1601
village, and joint vocational school district shall adopt a policy 1602
on career advising that complies with this section. Thereafter, 1603
the policy shall be updated at least once every two years. 1604

(2) The board shall make the policy publicly available to
students, parents, guardians, or custodians, local post-secondary
institutions, and residents of the district. The district shall
post the policy in a prominent location on its web site, if it has
one.

(B) The policy on career advising shall specify how thedistrict will do all of the following:1611

(1) Provide students with grade-level examples that link
their schoolwork to one or more career fields. A district may use
1613
career connections developed under <u>former</u> division (B)(2) of
1614
section 3301.079 of the Revised Code for this purpose.

(2) Create a plan to provide career advising to students in 1616grades six through twelve; 1617

(3) Beginning in the 2015-2016 school year, provide
additional interventions and career advising for students who are
identified as at risk of dropping out of school in accordance with
1620
division (C) of this section;

(4) Train its employees on how to advise students on career
pathways, including training on advising students using online
1623
tools;

(5) Develop multiple, clear academic pathways through high
school that students may choose in order to earn a high school
diploma;

(6) Identify and publicize courses that can award studentsboth traditional academic and career-technical credit;1629

.

(7) Document the career advising provided to each student for 1630 review by the student, the student's parent, guardian, or 1631 custodian, and future schools that the student may attend. A 1632 district shall not otherwise release this information without the 1633 written consent of the student's parent, guardian, or custodian, 1634 if the student is less than eighteen years old, or the written 1635 consent of the student, if the student is at least eighteen years 1636 old. 1637

(8) Prepare students for their transition from high school to 1638 their post-secondary destinations, including any special 1639 interventions that are necessary for students in need of 1640 remediation in mathematics or English language arts. 1641

(C)(1) Beginning in the 2015-2016 school year, each district 1642 shall identify students who are at risk of dropping out of school 1643 using a method that is both research-based and locally-based and 1644 that is developed with input from the district's classroom 1645 teachers and guidance counselors. If a student is identified as at 1646 risk of dropping out of school, the district shall develop a 1647 student success plan that addresses the student's academic pathway 1648 to a successful graduation and the role of career-technical 1649 education, competency-based education, and experiential learning, 1650 1651 as appropriate, in that pathway.

(2) Prior to developing a student success plan for a student, 1652 the district shall invite the student's parent, quardian, or 1653 custodian to assist in developing the plan. If the student's 1654 parent, guardian, or custodian does not participate in the 1655 development of the plan, the district shall provide to the parent, 1656 guardian, or custodian a copy of the student's success plan and a 1657 statement of the importance of a high school diploma and the 1658 academic pathways available to the student in order to 1659 successfully graduate. 1660

(3) Following the development of a student success plan for a 1661

Page 54

student, the district shall provide career advising to the student1662that is aligned with the plan and, beginning in the 2015-20161663school year, the district's plan to provide career advising1664created under division (B)(2) of this section.1665

(D)(1) Not later than December 1, 2014, the department of
 education shall develop and post on its web site model policies on
 career advising and model student success plans.

(2) Not later than July 1, 2015, the department shall create
 an online clearinghouse of research related to proven practices
 for policies on career advising and student success plans that
 districts may access when fulfilling the requirements of this
 section.

sec. 3313.61. (A) A diploma shall be granted by the board of 1674
education of any city, exempted village, or local school district 1675
that operates a high school to any person to whom all of the 1676
following apply: 1677

(1) The person has successfully completed the curriculum in 1678 any high school or the individualized education program developed 1679 for the person by any high school pursuant to section 3323.08 of 1680 the Revised Code, or has qualified under division (D) or (F) of 1681 section 3313.603 of the Revised Code, provided that no school 1682 district shall require a student to remain in school for any 1683 specific number of semesters or other terms if the student 1684 completes the required curriculum early; 1685

(2) Subject to section 3313.614 of the Revised Code, the
person has met the assessment requirements of division (A)(2)(a)
or (b) of this section, as applicable.
1688

(a) If the person entered the ninth grade prior to July 1, 16892014, the person either: 1690

(i) Has attained at least the applicable scores designated 1691

under division (B)(1) of section 3301.0710 of the Revised Code on 1692 all the assessments required by that division unless the person 1693 was excused from taking any such assessment pursuant to section 1694 3313.532 of the Revised Code or unless division (H) or (L) of this 1695 section applies to the person; 1696 (ii) Has satisfied the alternative conditions prescribed in 1697 section 3313.615 of the Revised Code. 1698 (b) If the person entered the ninth grade on or after July 1, 1699 2014, the person has met the requirement prescribed by section 1700 3313.618 of the Revised Code, except to the extent that the person 1701 is excused from an assessment prescribed by that section pursuant 1702 to section 3313.532 of the Revised Code or division (H) or (L) of 1703 this section. (3) The person is not eligible to receive an honors diploma 1705 granted pursuant to division (B) of this section. 1706 Except as provided in divisions (C), (E), (J), and (L) of 1707 this section, no diploma shall be granted under this division to 1708 anyone except as provided under this division. 1709 (B) In lieu of a diploma granted under division (A) of this 1710 section, an honors diploma shall be granted, in accordance with 1711 rules of the state board, by any such district board to anyone who 1712 accomplishes all of the following: 1713 (1) Successfully completes the curriculum in any high school 1714 or the individualized education program developed for the person 1715 by any high school pursuant to section 3323.08 of the Revised 1716 Code; 1717 (2) Subject to section 3313.614 of the Revised Code, has met 1718

the assessment requirements of division (B)(2)(a) or (b) of this 1719 section, as applicable. 1720

(a) If the person entered the ninth grade prior to July 1, 1721

1704

2014, the person either:

(i) Has attained at least the applicable scores designated 1723 under division (B)(1) of section 3301.0710 of the Revised Code on 1724 all the assessments required by that division; 1725

(ii) Has satisfied the alternative conditions prescribed in 1726 section 3313.615 of the Revised Code. 1727

(b) If the person entered the ninth grade on or after July 1, 1728 2014, the person has met the requirement prescribed under section 1729 3313.618 of the Revised Code. 1730

(3) Has met additional criteria established by the state 1731 board for the granting of such a diploma. 1732

An honors diploma shall not be granted to a student who is 1733 subject to the requirements prescribed in division (C) of section 1734 3313.603 of the Revised Code but elects the option of division (D) 1735 or (F) of that section. Except as provided in divisions (C), (E), 1736 and (J) of this section, no honors diploma shall be granted to 1737 anyone failing to comply with this division and no more than one 1738 honors diploma shall be granted to any student under this 1739 division. 1740

The state board shall adopt rules prescribing the granting of 1741 honors diplomas under this division. These rules may prescribe the 1742 granting of honors diplomas that recognize a student's achievement 1743 as a whole or that recognize a student's achievement in one or 1744 more specific subjects or both. The rules may prescribe the 1745 granting of an honors diploma recognizing technical expertise for 1746 a career-technical student. In any case, the rules shall designate 1747 two or more criteria for the granting of each type of honors 1748 diploma the board establishes under this division and the number 1749 of such criteria that must be met for the granting of that type of 1750 diploma. The number of such criteria for any type of honors 1751 diploma shall be at least one less than the total number of 1752

1722

criteria designated for that type and no one or more particular 1753 criteria shall be required of all persons who are to be granted 1754 that type of diploma. 1755

(C) Any district board administering any of the assessments 1756 required by section 3301.0710 of the Revised Code to any person 1757 requesting to take such assessment pursuant to division (B)(8)(b) 1758 of section 3301.0711 of the Revised Code shall award a diploma to 1759 such person if the person attains at least the applicable scores 1760 designated under division (B)(1) of section 3301.0710 of the 1761 Revised Code on all the assessments administered and if the person 1762 has previously attained the applicable scores on all the other 1763 assessments required by division (B)(1) of that section or has 1764 been exempted or excused from attaining the applicable score on 1765 any such assessment pursuant to division (H) or (L) of this 1766 section or from taking any such assessment pursuant to section 1767 3313.532 of the Revised Code. 1768

(D) Each diploma awarded under this section shall be signed 1769
by the president and treasurer of the issuing board, the 1770
superintendent of schools, and the principal of the high school. 1771
Each diploma shall bear the date of its issue, be in such form as 1772
the district board prescribes, and be paid for out of the 1773
district's general fund. 1774

(E) A person who is a resident of Ohio and is eligible under 1775 state board of education minimum standards to receive a high 1776 school diploma based in whole or in part on credits earned while 1777 an inmate of a correctional institution operated by the state or 1778 any political subdivision thereof, shall be granted such diploma 1779 by the correctional institution operating the programs in which 1780 such credits were earned, and by the board of education of the 1781 school district in which the inmate resided immediately prior to 1782 the inmate's placement in the institution. The diploma granted by 1783 the correctional institution shall be signed by the director of 1784

(F) Persons who are not residents of Ohio but who are inmates 1787 of correctional institutions operated by the state or any 1788 political subdivision thereof, and who are eligible under state 1789 board of education minimum standards to receive a high school 1790 diploma based in whole or in part on credits earned while an 1791 inmate of the correctional institution, shall be granted a diploma 1792 by the correctional institution offering the program in which the 1793 credits were earned. The diploma granted by the correctional 1794 institution shall be signed by the director of the institution and 1795 by the person serving as principal of the institution's high 1796 school and shall bear the date of issue. 1797

(G) The state board of education shall provide by rule for 1798
the administration of the assessments required by sections 1799
3301.0710 and 3301.0712 of the Revised Code to inmates of 1800
correctional institutions. 1801

(H) Any person to whom all of the following apply shall be 1802 exempted from attaining the applicable score on the assessment in 1803 social studies designated under division (B)(1) of section 1804 3301.0710 of the Revised Code, any American history end of course 1805 examination and any American government end-of-course examination 1806 required prescribed under division (B) of section 3301.0712 of the 1807 Revised Code if such an exemption is prescribed by rule of the 1808 state board under division (D)(3) of section 3301.0712 of the 1809 Revised Code, or the test in citizenship designated under former 1810 division (B) of section 3301.0710 of the Revised Code as it 1811 existed prior to September 11, 2001: 1812

(1) The person is not a citizen of the United States; 1813

(2) The person is not a permanent resident of the United 1814States; 1815

(3) The person indicates no intention to reside in the United 1816States after the completion of high school. 1817

(I) Notwithstanding division (D) of section 3311.19 and 1818 division (D) of section 3311.52 of the Revised Code, this section 1819 and section 3313.611 of the Revised Code do not apply to the board 1820 of education of any joint vocational school district or any 1821 cooperative education school district established pursuant to 1822 divisions (A) to (C) of section 3311.52 of the Revised Code. 1823

(J) Upon receipt of a notice under division (D) of section 1824 3325.08 or division (D) of section 3328.25 of the Revised Code 1825 that a student has received a diploma under either section, the 1826 board of education receiving the notice may grant a high school 1827 diploma under this section to the student, except that such board 1828 shall grant the student a diploma if the student meets the 1829 graduation requirements that the student would otherwise have had 1830 to meet to receive a diploma from the district. The diploma 1831 granted under this section shall be of the same type the notice 1832 indicates the student received under section 3325.08 or 3328.25 of 1833 the Revised Code. 1834

(K) As used in this division, "limited English proficient 1835
student" has the same meaning as in division (C)(3) of section 1836
3301.0711 of the Revised Code. 1837

Notwithstanding division (C)(3) of section 3301.0711 of the1838Revised Code, no limited English proficient student who has not1839either attained the applicable scores designated under division1840(B)(1) of section 3301.0710 of the Revised Code on all the1841assessments required by that division, or met the requirement1842prescribed by section 3313.618 of the Revised Code, shall be1843awarded a diploma under this section.1844

(L) Any student described by division (A)(1) of this section 1845may be awarded a diploma without meeting the requirement 1846

prescribed by section 3313.618 of the Revised Code provided an 1847 individualized education program specifically exempts the student 1848 from meeting such requirement. This division does not negate the 1849 requirement for a student to take the assessments prescribed by 1850 section 3301.0710 or under division (B) of section 3301.0712 of 1851 the Revised Code, or alternate assessments required by division 1852 (C)(1) of section 3301.0711 of the Revised Code, for the purpose 1853 of assessing student progress as required by federal law. 1854

Sec. 3313.612. (A) No nonpublic school chartered by the state 1855 board of education shall grant a high school diploma to any person 1856 unless, subject to section 3313.614 of the Revised Code, the 1857 person has met the assessment requirements of division (A)(1) or 1858 (2) of this section, as applicable. 1859

(1) If the person entered the ninth grade prior to July 1, 1860 2014, the person has attained at least the applicable scores 1861 designated under division (B)(1) of section 3301.0710 of the 1862 Revised Code on all the assessments required by that division, or 1863 has satisfied the alternative conditions prescribed in section 1864 3313.615 of the Revised Code. 1865

(2) If the person entered the ninth grade on or after July 1, 1866 2014, the person has met the requirement prescribed by section 1867 3313.618 of the Revised Code. 1868

(B) This section does not apply to any of the following: 1869

(1) Any person with regard to any assessment from which the 1870 person was excused pursuant to division (C)(1)(c) of section 1871 3301.0711 of the Revised Code; 1872

(2) Any person that attends a nonpublic school acting in 1873 accordance with division (D) of this section with regard to any 1874 end of course examination required prescribed under divisions 1875 division (B)(2) and (3) of section 3301.0712 of the Revised Code; 1876

(3) Any person with regard to the social studies assessment 1877 under division (B)(1) of section 3301.0710 of the Revised Code, 1878 any American history end of course examination and any American 1879 government end-of-course examination required prescribed under 1880 division (B) of section 3301.0712 of the Revised Code if such an 1881 exemption is prescribed by rule of the state board of education 1882 under division (D)(3) of section 3301.0712 of the Revised Code, or 1883 the citizenship test under former division (B) of section 1884 3301.0710 of the Revised Code as it existed prior to September 11, 1885 2001, if all of the following apply: 1886

(a) The person is not a citizen of the United States *i*. 1887

(b) The person is not a permanent resident of the United 1888 States; 1889

(c) The person indicates no intention to reside in the United 1890States after completion of high school. 1891

(C) As used in this division, "limited English proficient 1892
student" has the same meaning as in division (C)(3) of section 1893
3301.0711 of the Revised Code. 1894

Notwithstanding division (C)(3) of section 3301.0711 of the1895Revised Code, no limited English proficient student who has not1896either attained the applicable scores designated under division1897(B)(1) of section 3301.0710 of the Revised Code on all the1898assessments required by that division, or met the requirement1899prescribed by section 3313.618 of the Revised Code, shall be1900awarded a diploma under this section.1901

(D) A nonpublic school chartered by the state board may forgo
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the end-of-course examinations required prescribed by divisions
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division (B)(2) and (3) of section 3301.0712 of the Revised Code,
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if that school publishes the results of the standardized
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assessment prescribed under division (B)(1) of section 3301.0712
1906
of the Revised Code for each graduating class. The published

results shall include the overall composite scores, mean scores, 1908 twenty-fifth percentile scores, and seventy-fifth percentile 1909 scores for each subject area of the assessment. 1910

(E) The state board shall not impose additional requirements
or assessments for the granting of a high school diploma under
this section that are not prescribed by this section.

(F) The department of education shall furnish the assessment
 1914
 administered by a nonpublic school pursuant to division (B)(1) of
 1915
 section 3301.0712 of the Revised Code.
 1916

(G) The exemption provided for in divisions (B)(2) and (D) of 1917 this section shall be effective on and after October 1, 2015, but 1918 only if the general assembly does not enact different requirements 1919 regarding end-of-course examinations for chartered nonpublic 1920 schools that are effective by that date. 1921

Sec. 3313.618. (A) In addition to the applicable curriculum 1922 requirements, each student entering ninth grade for the first time 1923 on or after July 1, 2014, shall satisfy at least one of the 1924 following conditions in order to qualify for a high school 1925 diploma: 1926

(1) Be remediation-free, in accordance with standards adopted
 1927
 under division (F) of section 3345.061 of the Revised Code, on
 1928
 each of the nationally standardized assessments in English,
 1929
 mathematics, and reading;

(2) Attain a score specified under division (B)(5)(c) of
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section 3301.0712 of the Revised Code by the state board of
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education on the end of course examinations prescribed under
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division (B)(2) of section 3301.0712 of the Revised Code. For any
student who is exempt from taking an end of course examination
under division (B)(6) of section 3301.0712 of the Revised Code, in
1936
determining whether that student has attained the cumulative score

(3) Attain a score that demonstrates workforce readiness and 1941 employability on a nationally recognized job skills assessment 1942 selected by the state board of education under division (G) of 1943 section 3301.0712 of the Revised Code and obtain either an 1944 industry-recognized credential, as described under division 1945 (B)(2)(d) of section 3302.03 of the Revised Code, or a license 1946 issued by a state agency or board for practice in a vocation that 1947 requires an examination for issuance of that license. 1948

The state board shall approve the industry-recognized 1949 credentials and licenses that may qualify a student for a high 1950 school diploma under division (A)(3) of this section. 1951

A student may choose to qualify for a high school diploma by 1952 satisfying any of the separate requirements prescribed by 1953 divisions (A)(1) to (3) of this section. If the student's school 1954 district or school does not administer the examination prescribed 1955 by one of those divisions that the student chooses to take to 1956 satisfy the requirements of this section, the school district or 1957 school may require that student to arrange for the applicable 1958 scores to be sent directly to the district or school by the 1959 company or organization that administers the examination. 1960

(B) The state board of education shall not create or require
any additional assessment for the granting of any type of high
school diploma other than as prescribed by this section. The state
board shall not create any endorsement or designation that may be
affiliated with a high school diploma.

Sec. 3328.01. As used in this chapter: 1966

(A) "Board of trustees" means the board of trustees 1967

established for a college-preparatory boarding school in 1968 accordance with section 3328.15 of the Revised Code. 1969

(B) "Child with a disability," "IEP," and "school district of 1970
 residence" have the same meanings as in section 3323.01 of the 1971
 Revised Code. 1972

(C) "Eligible student" means a student who is entitled to 1973 attend school in a participating school district; is at risk of 1974 academic failure; is from a family whose income is below two 1975 hundred per cent of the federal poverty guidelines, as defined in 1976 section 5101.46 of the Revised Code; meets any additional criteria 1977 prescribed by agreement between the state board of education and 1978 the operator of the college-preparatory boarding school in which 1979 the student seeks enrollment; and meets at least two of the 1980 following additional conditions: 1981

(1) The student has a record of in-school disciplinary 1982actions, suspensions, expulsions, or truancy. 1983

(2) The student has not attained at least a proficient score 1984 on the state achievement assessments in English language arts, 1985 reading, or mathematics prescribed under section 3301.0710 of the 1986 Revised Code, after those assessments have been administered to 1987 the student at least once, or the student has not attained at 1988 least a score designated by the board of trustees of the 1989 college-preparatory boarding school in which the student seeks 1990 enrollment under this chapter on an end-of-course examination in 1991 English language arts or mathematics prescribed under division 1992 (B)(2) of section 3301.0712 of the Revised Code. 1993

(3) The student is a child with a disability. 1994

(4) The student has been referred for academic intervention 1995 services.

(5) The student's head of household is a single parent. Asused in this division and in division (C)(6) of this section,1998

, ,

"head of household" means a person who occupies the same household 1999 as the student and who is financially responsible for the student. 2000 (6) The student's head of household is not the student's 2001 custodial parent. 2002 (7) A member of the student's family has been imprisoned, as 2003 defined in section 1.05 of the Revised Code. 2004 (D) "Entitled to attend school" means entitled to attend 2005 school in a school district under section 3313.64 or 3313.65 of 2006 the Revised Code. 2007 (E) "Formula ADM," "category one through six special 2008 education ADM, " and "state education aid" have the same meanings 2009 as in section 3317.02 of the Revised Code. 2010 (F) "Operator" means the operator of a college-preparatory 2011 boarding school selected under section 3328.11 of the Revised 2012 Code. 2013 (G) "Participating school district" means either of the 2014 following: 2015 (1) The school district in which a college-preparatory 2016 boarding school established under this chapter is located; 2017 (2) A school district other than one described in division 2018 (G)(1) of this section that, pursuant to procedures adopted by the 2019 state board of education under section 3328.04 of the Revised 2020 Code, agrees to be a participating school district so that 2021 eligible students entitled to attend school in that district may 2022 enroll in a college-preparatory boarding school established under 2023 this chapter. 2024

Section 2. That existing sections 3301.07, 3301.078,20253301.079, 3301.0710, 3301.0712, 3301.0714, 3301.0718, 3301.0722,20263313.60, 3313.6020, 3313.61, 3313.612, 3313.618, and 3328.01 and2027section 3301.0721 of the Revised Code are hereby repealed.2028

Page 67

Section 3. That Section 9 of Am. Sub. H.B. 487 of the 130th2029General Assembly is hereby repealed.2030

Section 4. (A) Notwithstanding anything to the contrary in 2031 sections 3301.079 and 3301.0718 of the Revised Code, the State 2032 Board of Education shall do the following not later than ninety 2033 days after the effective date of this section: 2034

(1) Replace the academic content standards in English 2035 language arts, mathematics, science, and social studies adopted 2036 under section 3301.079 of the Revised Code with new standards that 2037 are consistent with the standards adopted by the Commonwealth of 2038 Massachusetts as they existed prior to December 21, 2010. The 2039 standards adopted under this section shall be as identical as 2040 possible to those adopted by Massachusetts, except where an Ohio 2041 context requires otherwise. The standards shall be effective for 2042 the 2015-2016, 2016-2017, and 2017-2018 school years only. 2043

(2) Adopt or develop elementary- and secondary-level
assessments in English language arts, mathematics, science, and
social studies that are aligned with the academic content
standards adopted under division (A) of this section for use
during the 2015-2016, 2016-2017, and 2017-2018 school years only.

(B) The State Board shall not adopt any model curricula that 2049are aligned with the academic content standards adopted under 2050division (A)(1) of this section. 2051

(C) The State Board shall adopt the new academic content
2052
standards required by section 3301.079 of the Revised Code, as
amended by this act, so that they are in place for the 2018-2019
school year and for each school year thereafter.

Section 5. Not later than June 30, 2018, the State Board of2056Education shall adopt or develop elementary- and secondary-level2057

assessments in English language arts, mathematics, science, and 2058 social studies that are aligned with the new academic content 2059 standards required under section 3301.079 of the Revised Code, as 2060 amended by this act, for use during the 2018-2019 school year and 2061 each school year thereafter. 2062

Section 6. (A) Upon the adoption of the new academic content 2063 standards required under section 3301.079 of the Revised Code, as 2064 amended by this act, the State Board of Education shall compare 2065 those new academic content standards in English language arts, 2066 mathematics, science, and social studies with the academic content 2067 standards that were previously adopted pursuant to that section as 2068 it was amended by Am. Sub. H.B. 1 of the 128th General Assembly. 2069 The State Board shall consider public comments, the use of best 2070 practices, evidence, and research in the evaluation and comparison 2071 of the standards. The State Board shall submit, in accordance with 2072 section 101.68 of the Revised Code, a report outlining the results 2073 of the comparison of the standards to the General Assembly and the 2074 Governor. 2075

(B) Upon the adoption or development of the new assessments 2076 required under Section 5 of this act, the Department of Education 2077 shall compare those assessments with the Ohio Achievement 2078 Assessments and the Ohio Graduation Tests prescribed for the 2079 2013-2014 school year under divisions (A) and (B)(1) of section 2080 3301.0710 of the Revised Code and with the assessments adopted 2081 under division (A)(2) of Section 4 of this act. The Department 2082 shall publish the comparison on its web site. 2083

Section 7. It is the intent of this act that any assessment 2084 related to the Partnership for Assessment of Readiness for College 2085 and Careers (PARCC) or Smarter Balanced consortia shall not be 2086 used for the 2014-2015 school year or any school year thereafter. 2087

Section 8. For the 2014-2015 school year, the Department of 2088 Education shall furnish and school districts and schools shall 2089 administer the elementary and secondary assessments administered 2090 for the 2013-2014 school year under section 3301.0710 of the 2091 Revised Code. 2092

Section 9. The academic standards review committees 2093 established under division (I)(1) of section 3301.079 of the 2094 Revised Code shall compare the appropriate corresponding academic 2095 content standards in English language arts, mathematics, science, 2096 and social studies adopted under division (A)(1) of Section 4 of 2097 this act with the academic content standards in those subjects 2098 that were adopted pursuant to section 3301.079 of the Revised Code 2099 as it was amended by Am. Sub. H.B. 1 of the 128th General 2100 Assembly. 2101

The committees shall compile a report detailing substantial 2102 similarities between the two sets of standards and recommend that 2103 the State Board of Education include those similar items in the 2104 new academic content standards the State Board is required to 2105 adopt under section 3301.079 of the Revised Code as amended by 2106 this act. The committees shall submit the reports required under 2107 this section to the State Board not later than December 31, 2015. 2108

Page 69