Reviewed As To Form By Legislative Service Commission

I_133_0041-5

133rd General Assembly Regular Session 2019-2020

Sub. S. B. No. 34

A BILL

То	amend sections 2953.25, 3314.03, 3314.101,	1
	3319.151, 3319.227, 3319.31, 3319.311, 3319.313,	2
	3319.316, 3319.40, 3319.99, 3326.081, 3326.11,	3
	3328.18, 3328.24, and 5153.176 and to enact	4
	sections 3319.0812, 3319.318, 3319.319,	5
	3319.393, 3319.394, and 3319.47 of the Revised	6
	Code regarding school employee employment and	7
	educator licensure and conduct.	8

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

Section 1. That sections 2953.25, 3314.03, 3314.101,	9
3319.151, 3319.227, 3319.31, 3319.311, 3319.313, 3319.316,	10
3319.40, 3319.99, 3326.081, 3326.11, 3328.18, 3328.24, and	11
5153.176 be amended and sections 3319.0812, 3319.318, 3319.319,	12
3319.393, 3319.394, and 3319.47 of the Revised Code be enacted	13
to read as follows:	14
Sec. 2953.25. (A) As used in this section:	15
(1) "Collateral sanction" means a penalty, disability, or	16
disadvantage that is related to employment or occupational	17



licensing, however denominated, as a result of the individual's 18
conviction of or plea of guilty to an offense and that applies 19
by operation of law in this state whether or not the penalty, 20
disability, or disadvantage is included in the sentence or 21
judgment imposed. 22

"Collateral sanction" does not include imprisonment, probation, parole, supervised release, forfeiture, restitution, fine, assessment, or costs of prosecution.

(2) "Decision-maker" includes, but is not limited to, the state acting through a department, agency, board, commission, or instrumentality established by the law of this state for the exercise of any function of government, a political subdivision, an educational institution, or a government contractor or subcontractor made subject to this section by contract, law, or ordinance.

(3) "Department-funded program" means a residential or
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nonresidential program that is not a term in a state
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correctional institution, that is funded in whole or part by the
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department of rehabilitation and correction, and that is imposed
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as a sanction for an offense, as part of a sanction that is
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imposed for an offense, or as a term or condition of any
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sanction that is imposed for an offense.

(4) "Designee" means the person designated by the deputy
director of the division of parole and community services to
perform the duties designated in division (B) of this section.

(5) "Division of parole and community services" means the
division of parole and community services of the department of
rehabilitation and correction.
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(6) "Offense" means any felony or misdemeanor under the

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laws of this state.	47
(7) "Political subdivision" has the same meaning as in	48
section 2969.21 of the Revised Code.	49
(8) "Discretionary civil impact," "licensing agency," and	50
"mandatory civil impact" have the same meanings as in section	51
2961.21 of the Revised Code.	52
(B)(1) An individual who is subject to one or more	53
collateral sanctions as a result of being convicted of or	54
pleading guilty to an offense and who either has served a term	55
in a state correctional institution for any offense or has spent	56
time in a department-funded program for any offense may file a	57
petition with the designee of the deputy director of the	58
division of parole and community services for a certificate of	59
qualification for employment.	60
qualification for employment. (2) An individual who is subject to one or more collateral	60 61
(2) An individual who is subject to one or more collateral	61
(2) An individual who is subject to one or more collateral sanctions as a result of being convicted of or pleading guilty	61 62
(2) An individual who is subject to one or more collateral sanctions as a result of being convicted of or pleading guilty to an offense and who is not in a category described in division	61 62 63
(2) An individual who is subject to one or more collateral sanctions as a result of being convicted of or pleading guilty to an offense and who is not in a category described in division(B) (1) of this section may file for a certificate of	61 62 63 64
(2) An individual who is subject to one or more collateral sanctions as a result of being convicted of or pleading guilty to an offense and who is not in a category described in division(B) (1) of this section may file for a certificate of qualification for employment by doing either of the following:	61 62 63 64 65
 (2) An individual who is subject to one or more collateral sanctions as a result of being convicted of or pleading guilty to an offense and who is not in a category described in division (B) (1) of this section may file for a certificate of qualification for employment by doing either of the following: (a) In the case of an individual who resides in this 	61 62 63 64 65 66
 (2) An individual who is subject to one or more collateral sanctions as a result of being convicted of or pleading guilty to an offense and who is not in a category described in division (B) (1) of this section may file for a certificate of qualification for employment by doing either of the following: (a) In the case of an individual who resides in this state, filing a petition with the court of common pleas of the 	61 62 63 64 65 66 67
(2) An individual who is subject to one or more collateral sanctions as a result of being convicted of or pleading guilty to an offense and who is not in a category described in division (B) (1) of this section may file for a certificate of qualification for employment by doing either of the following: (a) In the case of an individual who resides in this state, filing a petition with the court of common pleas of the county in which the person resides or with the designee of the 	61 62 63 64 65 66 67 68
 (2) An individual who is subject to one or more collateral sanctions as a result of being convicted of or pleading guilty to an offense and who is not in a category described in division (B) (1) of this section may file for a certificate of qualification for employment by doing either of the following: (a) In the case of an individual who resides in this state, filing a petition with the court of common pleas of the county in which the person resides or with the designee of the deputy director of the division of parole and community 	61 62 63 64 65 66 67 68 69

any county in which any conviction or plea of guilty from which73the individual seeks relief was entered or with the designee of74the deputy director of the division of parole and community75

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services.

(3) A petition under division (B)(1) or (2) of this section shall be made on a copy of the form prescribed by the division of parole and community services under division (J) of this section and shall contain all of the information described in division (F) of this section.

(4) (a) Except as provided in division (B) (4) (b) of this 82 section, an individual may file a petition under division (B)(1) 83 or (2) of this section at any time after the expiration of whichever of the following is applicable:

(i) If the offense that resulted in the collateral sanction from which the individual seeks relief is a felony, at any time after the expiration of one year from the date of release of the individual from any period of incarceration in a state or local correctional facility that was imposed for that offense and all periods of supervision imposed after release from the period of incarceration or, if the individual was not incarcerated for that offense, at any time after the expiration of one year from the date of the individual's final release from all other sanctions imposed for that offense.

(ii) If the offense that resulted in the collateral 96 sanction from which the individual seeks relief is a 97 misdemeanor, at any time after the expiration of six months from 98 the date of release of the individual from any period of 99 incarceration in a local correctional facility that was imposed 100 for that offense and all periods of supervision imposed after 101 release from the period of incarceration or, if the individual 102 was not incarcerated for that offense, at any time after the 103 expiration of six months from the date of the final release of 104 the individual from all sanctions imposed for that offense 105

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including any period of supervision.

(b) The department of rehabilitation and correction may
establish criteria by rule adopted under Chapter 119. of the
Revised Code that, if satisfied by an individual, would allow
the individual to file a petition before the expiration of six
months or one year from the date of final release, whichever is
applicable under division (B) (4) (a) of this section.

(5) (a) A designee that receives a petition for a 113 certificate of qualification for employment from an individual 114 under division (B)(1) or (2) of this section shall review the 115 petition to determine whether it is complete. If the petition is 116 complete, the designee shall forward the petition, and any other 117 information the designee possesses that relates to the petition, 118 to the court of common pleas of the county in which the 119 individual resides if the individual submitting the petition 120 resides in this state or, if the individual resides outside of 121 this state, to the court of common pleas of the county in which 122 the conviction or plea of guilty from which the individual seeks 123 relief was entered. 124

(b) A court of common pleas that receives a petition for a 125 certificate of qualification for employment from an individual 126 under division (B)(2) of this section, or that is forwarded a 127 petition for such a certificate under division (B) (5) (a) of this 128 section, shall attempt to determine all other courts in this 129 state in which the individual was convicted of or pleaded guilty 130 to an offense other than the offense from which the individual 131 is seeking relief. The court that receives or is forwarded the 132 petition shall notify all other courts in this state that it 133 determines under this division were courts in which the 134 individual was convicted of or pleaded guilty to an offense 135

other than the offense from which the individual is seeking 136 relief that the individual has filed the petition and that the 137 court may send comments regarding the possible issuance of the 138 certificate. 139

A court of common pleas that receives a petition for a certificate of qualification for employment under division (B) (2) of this section shall notify the county's prosecuting attorney that the individual has filed the petition.

A court of common pleas that receives a petition for a 144 certificate of qualification for employment under division (B) 145 (2) of this section, or that is forwarded a petition for 146 qualification under division (B)(5)(a) of this section may 147 direct the clerk of court to process and record all notices 148 required in or under this section. 149

(C) (1) Upon receiving a petition for a certificate of 150 qualification for employment filed by an individual under 151 division (B)(2) of this section or being forwarded a petition 1.52 for such a certificate under division (B)(5)(a) of this section, 153 the court shall review the individual's petition, the 154 individual's criminal history, all filings submitted by the 155 prosecutor or by the victim in accordance with rules adopted by 156 the division of parole and community services, the applicant's 157 military service record, if applicable, and whether the 158 applicant has an emotional, mental, or physical condition that 159 is traceable to the applicant's military service in the armed 160 forces of the United States and that was a contributing factor 161 in the commission of the offense or offenses, and all other 162 relevant evidence. The court may order any report, 163 investigation, or disclosure by the individual that the court 164 believes is necessary for the court to reach a decision on 165

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whether to approve the individual's petition for a certificate 166 of qualification for employment. 167

(2) Upon receiving a petition for a certificate of 168 qualification for employment filed by an individual under 169 division (B)(2) of this section or being forwarded a petition 170 for such a certificate under division (B)(5)(a) of this section, 171 except as otherwise provided in this division, the court shall 172 decide whether to issue the certificate within sixty days after 173 the court receives or is forwarded the completed petition and 174 all information requested for the court to make that decision. 175 Upon request of the individual who filed the petition, the court 176 may extend the sixty-day period specified in this division. 177

(3) Subject to division (C) (5) of this section, a court 178 that receives an individual's petition for a certificate of 179 qualification for employment under division (B)(2) of this 180 section or that is forwarded a petition for such a certificate 181 under division (B)(5)(a) of this section may issue a certificate 182 of qualification for employment, at the court's discretion, if 183 the court finds that the individual has established all of the 184 185 following by a preponderance of the evidence:

(a) Granting the petition will materially assist the186individual in obtaining employment or occupational licensing.187

(b) The individual has a substantial need for the reliefrequested in order to live a law-abiding life.

(c) Granting the petition would not pose an unreasonable190risk to the safety of the public or any individual.191

(4) The submission of an incomplete petition by an192individual shall not be grounds for the designee or court to193deny the petition.

(5) A certificate of qualification for employment shall 195 not create relief from any of the following collateral 196 sanctions: 197 (a) Requirements imposed by Chapter 2950. of the Revised 198 Code and rules adopted under sections 2950.13 and 2950.132 of 199 the Revised Code: 200 (b) A driver's license, commercial driver's license, or 201 probationary license suspension, cancellation, or revocation 202 pursuant to section 4510.037, 4510.07, 4511.19, or 4511.191 of 203 the Revised Code if the relief sought is available pursuant to 204 section 4510.021 or division (B) of section 4510.13 of the 205 Revised Code; 206 207 (c) Restrictions on employment as a prosecutor or law enforcement officer; 208 (d) The denial, ineligibility, or automatic suspension of 209 a license that is imposed upon an individual applying for or 210 holding a license as a health care professional under Title 211 XLVII of the Revised Code if the individual is convicted of, 212 pleads guilty to, is subject to a judicial finding of 213 eligibility for intervention in lieu of conviction in this state 214 under section 2951.041 of the Revised Code, or is subject to 215 treatment or intervention in lieu of conviction for a violation 216 of section 2903.01, 2903.02, 2903.03, 2903.11, 2905.01, 2907.02, 217 2907.03, 2907.05, 2909.02, 2911.01, 2911.11, or 2919.123 of the 218 Revised Code; 219

(e) The immediate suspension of a license, certificate, or
evidence of registration that is imposed upon an individual
holding a license as a health care professional under Title
XLVII of the Revised Code pursuant to division (C) of section
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3719.121 of the Revised Code;

(f) The denial or ineligibility for employment in a pain
clinic under division (B)(4) of section 4729.552 of the Revised
Code;
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(g) The mandatory suspension of a license that is imposed on an individual applying for or holding a license as a health care professional under Title XLVII of the Revised Code pursuant to section 3123.43 of the Revised Code<u>;</u>

(h) The denial, limitation, suspension, or revocation of a 232 license that is imposed upon an individual applying for or 233 holding a license issued by the state board of education under 234 Title XXXIII of the Revised Code if the individual is convicted 235 of, pleads quilty to, or is found quilty by a jury or court of, 236 or is subject to a judicial finding of eligibility for 237 intervention in lieu of conviction for a violation of division 238 (B) (1), (2), (3), or (4) of section 2919.22 of the Revised Code; 239 a violation of section 2903.01, 2903.02, 2903.03, 2903.04, 240 <u>2903.11, 2903.12, 2903.15, 2905.01, 2905.02, 2905.05, 2905.32,</u> 241 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.21, 242 <u>2907.22, 2907.31, 2907.311, 2907.32, 2907.321, 2907.322,</u> 243 2907.323, 2907.33, 2907.34, 2909.02, 2909.22, 2909.23, 2909.24, 244 2911.01, 2911.11, 2921.02, 2921.03, 2921.04, 2921.41, 2923.21, 245 or 2925.02 of the Revised Code; a violation of section 2905.04 246 of the Revised Code as it existed prior to July 1, 1996; a 247 violation of section 2919.23 of the Revised Code that would have 248 been a violation of section 2905.04 of the Revised Code as it 249 existed prior to July 1, 1996, had the violation been committed 250 prior to that date; felonious sexual penetration in violation of 251 former section 2907.12 of the Revised Code; or a violation of an 2.52 ordinance of a municipal corporation that is substantively 253

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comparable to an offense listed in this paragraph.

(6) If a court that receives an individual's petition for 255 a certificate of qualification for employment under division (B) 256 (2) of this section or that is forwarded a petition for such a 257 certificate under division (B)(5)(a) of this section denies the 258 petition, the court shall provide written notice to the 259 individual of the court's denial. The court may place conditions 260 on the individual regarding the individual's filing of any 261 subsequent petition for a certificate of qualification for 262 employment. The written notice must notify the individual of any 263 conditions placed on the individual's filing of a subsequent 264 petition for a certificate of qualification for employment. 265

If a court of common pleas that receives an individual's petition for a certificate of qualification for employment under division (B)(2) of this section or that is forwarded a petition for such a certificate under division (B)(5)(a) of this section denies the petition, the individual may appeal the decision to the court of appeals only if the individual alleges that the denial was an abuse of discretion on the part of the court of common pleas.

(D) (1) A certificate of qualification for employment 274 issued to an individual lifts the automatic bar of a collateral 275 sanction, and a decision-maker shall consider on a case-by-case 276 basis whether to grant or deny the issuance or restoration of an 277 occupational license or an employment opportunity, 278 notwithstanding the individual's possession of the certificate, 279 without, however, reconsidering or rejecting any finding made by 280 a designee or court under division (C)(3) of this section. 281

(2) The certificate constitutes a rebuttable presumption282that the person's criminal convictions are insufficient evidence283

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that the person is unfit for the license, employment284opportunity, or certification in question. Notwithstanding the285presumption established under this division, the agency may deny286the license or certification for the person if it determines287that the person is unfit for issuance of the license.288

(3) If an employer that has hired a person who has been 289 issued a certificate of qualification for employment applies to 290 a licensing agency for a license or certification and the person 291 has a conviction or quilty plea that otherwise would bar the 292 person's employment with the employer or licensure for the 293 employer because of a mandatory civil impact, the agency shall 294 give the person individualized consideration, notwithstanding 295 the mandatory civil impact, the mandatory civil impact shall be 296 considered for all purposes to be a discretionary civil impact, 297 and the certificate constitutes a rebuttable presumption that 298 the person's criminal convictions are insufficient evidence that 299 the person is unfit for the employment, or that the employer is 300 unfit for the license or certification, in guestion. 301

(E) A certificate of qualification for employment does not grant the individual to whom the certificate was issued relief from the mandatory civil impacts identified in division (A)(1) of section 2961.01 or division (B) of section 2961.02 of the Revised Code.

(F) A petition for a certificate of qualification for 307
employment filed by an individual under division (B) (1) or (2) 308
of this section shall include all of the following: 309

(1) The individual's name, date of birth, and social310security number;311

(2) All aliases of the individual and all social security 312

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numbers associated with those aliases;	313
(3) The individual's residence address, including the	314
city, county, and state of residence and zip code;	315
(4) The length of time that the individual has resided in	316
the individual's current state of residence, expressed in years	317
and months of residence;	318
(5) A general statement as to why the individual has filed	319
the petition and how the certificate of qualification for	320
employment would assist the individual;	321
(6) A summary of the individual's criminal history with	322
respect to each offense that is a disqualification from	323
employment or licensing in an occupation or profession,	324
including the years of each conviction or plea of guilty for	325
each of those offenses;	326
(7) A summary of the individual's employment history,	327
specifying the name of, and dates of employment with, each	328
employer;	329
(8) Verifiable references and endorsements;	330
(9) The name of one or more immediate family members of	331
the individual, or other persons with whom the individual has a	332
close relationship, who support the individual's reentry plan;	333
(10) A summary of the reason the individual believes the	334
certificate of qualification for employment should be granted;	335
(11) Any other information required by rule by the	336
department of rehabilitation and correction.	337
(G)(1) In a judicial or administrative proceeding alleging	338
negligence or other fault, a certificate of qualification for	339

employment issued to an individual under this section may be 340 introduced as evidence of a person's due care in hiring, 341 retaining, licensing, leasing to, admitting to a school or 342 program, or otherwise transacting business or engaging in 343 activity with the individual to whom the certificate of 344 qualification for employment was issued if the person knew of 345 the certificate at the time of the alleged negligence or other 346 fault. 347

(2) In any proceeding on a claim against an employer for
negligent hiring, a certificate of qualification for employment
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issued to an individual under this section shall provide
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immunity for the employer as to the claim if the employer knew
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of the certificate at the time of the alleged negligence.

(3) If an employer hires an individual who has been issued 353 a certificate of qualification for employment under this 354 section, if the individual, after being hired, subsequently 355 demonstrates dangerousness or is convicted of or pleads guilty 356 to a felony, and if the employer retains the individual as an 357 employee after the demonstration of dangerousness or the 358 359 conviction or guilty plea, the employer may be held liable in a civil action that is based on or relates to the retention of the 360 361 individual as an employee only if it is proved by a preponderance of the evidence that the person having hiring and 362 firing responsibility for the employer had actual knowledge that 363 the employee was dangerous or had been convicted of or pleaded 364 guilty to the felony and was willful in retaining the individual 365 as an employee after the demonstration of dangerousness or the 366 conviction or guilty plea of which the person has actual 367 knowledge. 368

(H) A certificate of qualification for employment issued

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under this section shall be revoked if the individual to whom 370 the certificate of qualification for employment was issued is 371 convicted of or pleads guilty to a felony offense committed 372 subsequent to the issuance of the certificate of qualification 373 for employment. The department of rehabilitation and correction 374 shall periodically review the certificates listed in the 375 database described in division (K) of this section to identify 376 those that are subject to revocation under this division. Upon 377 identifying a certificate of gualification for employment that 378 is subject to revocation, the department shall note in the 379 database that the certificate has been revoked, the reason for 380 revocation, and the effective date of revocation, which shall be 381 the date of the conviction or plea of guilty subsequent to the 382 issuance of the certificate. 383

(I) A designee's forwarding, or failure to forward, a petition for a certificate of qualification for employment to a court or a court's issuance, or failure to issue, a petition for a certificate of qualification for employment to an individual under division (B) of this section does not give rise to a claim for damages against the department of rehabilitation and correction or court.

(J) The division of parole and community services shall
adopt rules in accordance with Chapter 119. of the Revised Code
for the implementation and administration of this section and
shall prescribe the form for the petition to be used under
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division (B) (1) or (2) of this section. The form for the
petition shall include places for all of the information
specified in division (F) of this section.

(K) The department of rehabilitation and correction shall398maintain a database that identifies granted certificates and399

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revoked certificates and tracks the number of certificates 400 granted and revoked, the industries, occupations, and 401 professions with respect to which the certificates have been 402 most applicable, and the types of employers that have accepted 403 the certificates. The department shall annually create a report 404 that summarizes the information maintained in the database and 405 shall make the report available to the public on its internet 406 web site. 407

Sec. 3314.03. A copy of every contract entered into under 408 this section shall be filed with the superintendent of public 409 instruction. The department of education shall make available on 410 its web site a copy of every approved, executed contract filed 411 with the superintendent under this section. 412

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

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

(a) A nonprofit corporation established under Chapter
1702. of the Revised Code, if established prior to April 8,
2003;
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(b) A public benefit corporation established under Chapter1702. of the Revised Code, if established after April 8, 2003.422

(2) The education program of the school, including the
school's mission, the characteristics of the students the school
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is expected to attract, the ages and grades of students, and the
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focus of the curriculum;
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(3) The academic goals to be achieved and the method of427measurement that will be used to determine progress toward those428

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goals, which shall include the statewide achievement	429
assessments;	-
assessments;	430
(4) Performance standards, including but not limited to	431
all applicable report card measures set forth in section 3302.03	432
or 3314.017 of the Revised Code, by which the success of the	433
school will be evaluated by the sponsor;	434
(5) The admission standards of section 3314.06 of the	435
Revised Code and, if applicable, section 3314.061 of the Revised	436
Code;	437
(6)(a) Dismissal procedures;	438
(b) A requirement that the governing authority adopt an	439
attendance policy that includes a procedure for automatically	440
withdrawing a student from the school if the student without a	441
legitimate excuse fails to participate in seventy-two	442
consecutive hours of the learning opportunities offered to the	443
student.	444
(7) The ways by which the school will achieve racial and	445
ethnic balance reflective of the community it serves;	446
(8) Requirements for financial audits by the auditor of	447
state. The contract shall require financial records of the	448
school to be maintained in the same manner as are financial	449
records of school districts, pursuant to rules of the auditor of	450
state. Audits shall be conducted in accordance with section	451
117.10 of the Revised Code.	452
(9) An addendum to the contract outlining the facilities	453
to be used that contains at least the following information:	454
(a) A detailed description of each facility used for	455
instructional purposes;	456

(b) The annual costs associated with leasing each facility	457
that are paid by or on behalf of the school;	458
(c) The annual mortgage principal and interest payments	459
that are paid by the school;	460
(d) The name of the lender or landlord, identified as	461
such, and the lender's or landlord's relationship to the	462
operator, if any.	463
(10) Qualifications of teachers, including a requirement	464
that the school's classroom teachers be licensed in accordance	465
with sections 3319.22 to 3319.31 of the Revised Code, except	466
that a community school may engage noncertificated persons to	467
teach up to twelve hours per week pursuant to section 3319.301	468
of the Revised Code.	469
(11) That the school will comply with the following	470
requirements:	471
(a) The school will provide learning opportunities to a	472
minimum of twenty-five students for a minimum of nine hundred	473
twenty hours per school year.	474
(b) The governing authority will purchase liability	475
insurance, or otherwise provide for the potential liability of	476
the school.	477
(c) The school will be nonsectarian in its programs,	478
admission policies, employment practices, and all other	479
operations, and will not be operated by a sectarian school or	480
religious institution.	481
(d) The school will comply with sections 9.90, 9.91,	482
109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710,	483
3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, 3313.472,	484

3313.50, 3313.536, 3313.539, 3313.5310, 3313.608, 3313.609, 485 3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020, 3313.643, 486 3313.648, 3313.6411, 3313.66, 3313.661, 3313.662, 3313.666, 487 3313.667, 3313.668, 3313.67, 3313.671, 3313.672, 3313.673, 488 3313.69, 3313.71, 3313.716, 3313.718, 3313.719, 3313.7112, 489 3313.721, 3313.80, 3313.814, 3313.816, 3313.817, 3313.86, 490 3313.89, 3313.96, 3319.073, 3319.074, 3319.0812, 3319.318, 491 3319.321, 3319.39, 3319.391, <u>3319.393, 3319.394, 3</u>319.41, 492 3319.46, 3321.01, 3321.041, 3321.13, 3321.14, 3321.17, 3321.18, 493 3321.19, 3321.191, 3327.10, 4111.17, 4113.52, and 5705.391 and 494 Chapters 117., 1347., 2744., 3365., 3742., 4112., 4123., 4141., 495 and 4167. of the Revised Code as if it were a school district 496 and will comply with section 3301.0714 of the Revised Code in 497 the manner specified in section 3314.17 of the Revised Code. 498 499

(e) The school shall comply with Chapter 102. and section 2921.42 of the Revised Code.

(f) The school will comply with sections 3313.61, 501 3313.611, and 3313.614 of the Revised Code, except that for 502 students who enter ninth grade for the first time before July 1, 503 2010, the requirement in sections 3313.61 and 3313.611 of the 504 505 Revised Code that a person must successfully complete the 506 curriculum in any high school prior to receiving a high school diploma may be met by completing the curriculum adopted by the 507 governing authority of the community school rather than the 508 curriculum specified in Title XXXIII of the Revised Code or any 509 rules of the state board of education. Beginning with students 510 who enter ninth grade for the first time on or after July 1, 511 2010, the requirement in sections 3313.61 and 3313.611 of the 512 Revised Code that a person must successfully complete the 513 curriculum of a high school prior to receiving a high school 514 diploma shall be met by completing the requirements prescribed 515

in division (C) of section 3313.603 of the Revised Code, unless 516 the person qualifies under division (D) or (F) of that section. 517 Each school shall comply with the plan for awarding high school 518 credit based on demonstration of subject area competency, and 519 beginning with the 2017-2018 school year, with the updated plan 520 that permits students enrolled in seventh and eighth grade to 521 522 meet curriculum requirements based on subject area competency adopted by the state board of education under divisions (J)(1) 523 and (2) of section 3313.603 of the Revised Code. Beginning with 524 the 2018-2019 school year, the school shall comply with the 525 framework for granting units of high school credit to students 526 who demonstrate subject area competency through work-based 527 learning experiences, internships, or cooperative education 528 developed by the department under division (J)(3) of section 529 3313.603 of the Revised Code. 530

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

(h) The school, unless it is an internet- or computerbased community school, will comply with section 3313.801 of the
Revised Code as if it were a school district.
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(i) If the school is the recipient of moneys from a grant
awarded under the federal race to the top program, Division (A),
Title XIV, Sections 14005 and 14006 of the "American Recovery
and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115,
the school will pay teachers based upon performance in
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accordance with section 3317.141 and will comply with section

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3319.111 of the Revised Code as if it were a school district. 546 (j) If the school operates a preschool program that is 547 licensed by the department of education under sections 3301.52 548 to 3301.59 of the Revised Code, the school shall comply with 549 sections 3301.50 to 3301.59 of the Revised Code and the minimum 550 standards for preschool programs prescribed in rules adopted by 551 the state board under section 3301.53 of the Revised Code. 552 (k) The school will comply with sections 3313.6021 and 553 3313.6023 of the Revised Code as if it were a school district 554 unless it is either of the following: 555 (i) An internet- or computer-based community school; 556 (ii) A community school in which a majority of the 557 enrolled students are children with disabilities as described in 558 division (A)(4)(b) of section 3314.35 of the Revised Code. 559 (12) Arrangements for providing health and other benefits 560 to employees; 561 (13) The length of the contract, which shall begin at the 562 beginning of an academic year. No contract shall exceed five 563 years unless such contract has been renewed pursuant to division 564 (E) of this section. 565 (14) The governing authority of the school, which shall be 566 responsible for carrying out the provisions of the contract; 567 (15) A financial plan detailing an estimated school budget 568 for each year of the period of the contract and specifying the 569 total estimated per pupil expenditure amount for each such year. 570 (16) Requirements and procedures regarding the disposition 571

of employees of the school in the event the contract is 572 terminated or not renewed pursuant to section 3314.07 of the 573

(17) Whether the school is to be created by converting all 575 or part of an existing public school or educational service 576 center building or is to be a new start-up school, and if it is 577 a converted public school or service center building, 578 specification of any duties or responsibilities of an employer 579 that the board of education or service center governing board 580 that operated the school or building before conversion is 581 delegating to the governing authority of the community school 582 with respect to all or any specified group of employees provided 583 the delegation is not prohibited by a collective bargaining 584 agreement applicable to such employees; 585

(18) Provisions establishing procedures for resolving 586
disputes or differences of opinion between the sponsor and the 587
governing authority of the community school; 588

(19) A provision requiring the governing authority to 589 adopt a policy regarding the admission of students who reside 590 outside the district in which the school is located. That policy 591 shall comply with the admissions procedures specified in 592 sections 3314.06 and 3314.061 of the Revised Code and, at the 593 sole discretion of the authority, shall do one of the following: 594

(a) Prohibit the enrollment of students who reside outside the district in which the school is located;

(b) Permit the enrollment of students who reside in 597districts adjacent to the district in which the school is 598located; 599

(c) Permit the enrollment of students who reside in any600other district in the state.601

(20) A provision recognizing the authority of the 602

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department of education to take over the sponsorship of the603school in accordance with the provisions of division (C) of604section 3314.015 of the Revised Code;605

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

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

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

(24) The school will comply with sections 3302.04 and
3302.041 of the Revised Code, except that any action required to
be taken by a school district pursuant to those sections shall
be taken by the sponsor of the school. However, the sponsor
shall not be required to take any action described in division

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(F) of section 3302.04 of the Revised Code.

(25) Beginning in the 2006-2007 school year, the school 633 will open for operation not later than the thirtieth day of 634 September each school year, unless the mission of the school as 635 specified under division (A)(2) of this section is solely to 636 serve dropouts. In its initial year of operation, if the school 637 fails to open by the thirtieth day of September, or within one 638 year after the adoption of the contract pursuant to division (D) 639 of section 3314.02 of the Revised Code if the mission of the 640 school is solely to serve dropouts, the contract shall be void. 641

(26) Whether the school's governing authority is planning
to seek designation for the school as a STEM school equivalent
under section 3326.032 of the Revised Code;
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(27) That the school's attendance and participation645policies will be available for public inspection;646

(28) That the school's attendance and participation
records shall be made available to the department of education,
auditor of state, and school's sponsor to the extent permitted
under and in accordance with the "Family Educational Rights and
Privacy Act of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended,
and any regulations promulgated under that act, and section
3319.321 of the Revised Code;

(29) If a school operates using the blended learning
model, as defined in section 3301.079 of the Revised Code, all
of the following information:

(a) An indication of what blended learning model or modelswill be used;

(b) A description of how student instructional needs will659be determined and documented;660

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(c) The method to be used for determining competency,	661
granting credit, and promoting students to a higher grade level;	662
(d) The school's attendance requirements, including how	663
the school will document participation in learning	664
opportunities;	665
(e) A statement describing how student progress will be	666
monitored;	667
(f) A statement describing how private student data will	668
be protected;	669
(g) A description of the professional development	670
activities that will be offered to teachers.	671
(30) A provision requiring that all moneys the school's	672
operator loans to the school, including facilities loans or cash	673
flow assistance, must be accounted for, documented, and bear	674
interest at a fair market rate;	675
(31) A provision requiring that, if the governing	676
authority contracts with an attorney, accountant, or entity	677
specializing in audits, the attorney, accountant, or entity	678
shall be independent from the operator with which the school has	679
contracted.	680
(32) A provision requiring the governing authority to	681
adopt an enrollment and attendance policy that requires a	682
student's parent to notify the community school in which the	683
student is enrolled when there is a change in the location of	684
the parent's or student's primary residence.	685
(33) A provision requiring the governing authority to	686
adopt a student residence and address verification policy for	687
students enrolling in or attending the school.	688

(B) The community school shall also submit to the sponsor 689 a comprehensive plan for the school. The plan shall specify the 690 following: 691 (1) The process by which the governing authority of the 692 school will be selected in the future; 693 (2) The management and administration of the school; 694 (3) If the community school is a currently existing public 695 school or educational service center building, alternative 696 arrangements for current public school students who choose not 697 to attend the converted school and for teachers who choose not 698 to teach in the school or building after conversion; 699 700 (4) The instructional program and educational philosophy of the school; 701 (5) Internal financial controls. 702 When submitting the plan under this division, the school 703 shall also submit copies of all policies and procedures 704 regarding internal financial controls adopted by the governing 705 authority of the school. 706 (C) A contract entered into under section 3314.02 of the 707 Revised Code between a sponsor and the governing authority of a 708 community school may provide for the community school governing 709 authority to make payments to the sponsor, which is hereby 710 authorized to receive such payments as set forth in the contract 711 between the governing authority and the sponsor. The total 712 amount of such payments for monitoring, oversight, and technical 713

assistance of the school shall not exceed three per cent of the 714 total amount of payments for operating expenses that the school 715 receives from the state. 716 (D) The contract shall specify the duties of the sponsor
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which shall be in accordance with the written agreement entered
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into with the department of education under division (B) of
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section 3314.015 of the Revised Code and shall include the
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following:

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

(2) Monitor and evaluate the academic and fiscal
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 performance and the organization and operation of the community
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 school on at least an annual basis;
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(3) Report on an annual basis the results of the
evaluation conducted under division (D) (2) of this section to
the department of education and to the parents of students
enrolled in the community school;
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(4) Provide technical assistance to the community school
 in complying with laws applicable to the school and terms of the
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 contract;
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(5) Take steps to intervene in the school's operation to
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(6) Have in place a plan of action to be undertaken in the
event the community school experiences financial difficulties or
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closes prior to the end of a school year.
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(E) Upon the expiration of a contract entered into under 745

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this section, the sponsor of a community school may, with the 746 approval of the governing authority of the school, renew that 747 contract for a period of time determined by the sponsor, but not 748 ending earlier than the end of any school year, if the sponsor 749 finds that the school's compliance with applicable laws and 750 terms of the contract and the school's progress in meeting the 751 academic goals prescribed in the contract have been 752 satisfactory. Any contract that is renewed under this division 753 remains subject to the provisions of sections 3314.07, 3314.072, 754 and 3314.073 of the Revised Code. 755

756 (F) If a community school fails to open for operation within one year after the contract entered into under this 757 section is adopted pursuant to division (D) of section 3314.02 758 of the Revised Code or permanently closes prior to the 759 expiration of the contract, the contract shall be void and the 760 school shall not enter into a contract with any other sponsor. A 761 school shall not be considered permanently closed because the 762 operations of the school have been suspended pursuant to section 763 3314.072 of the Revised Code. 764

Sec. 3314.101. (A) As used in this section, "license" has the same meaning as in section 3319.31 of the Revised Code.

(B) If a person who is employed by a community school 767 established under this chapter or by an operator is arrested, 768 summoned, or indicted for an alleged violation of an offense 769 listed in division (C) of section 3319.31 of the Revised Code, 770 if the person holds a license, or an offense listed in division 771 (B) (1) of section 3319.39 of the Revised Code, if the person 772 does not hold a license, the chief administrator of the 773 community school in which that person works shall suspend that 774 person from all duties that require the care, custody, or 775

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control of a child during the pendency of the criminal action 776 against the person. If the person who is arrested, summoned, or 777 indicted for an alleged violation of an offense listed in 778 division (C) of section 3319.31 or division (B)(1) of section 779 3319.39 of the Revised Code is the chief administrator of the 780 community school, the governing authority of the school shall 781 suspend the chief administrator from all duties that require the 782 care, custody, or control of a child. 783

(C) When a person who holds a license is suspended in 784 accordance with this section, the chief administrator or 785 governing authority that imposed the suspension promptly shall 786 report the person's suspension to the department of education. 787 The report shall include the offense for which the person was 788 arrested, summoned, or indicted. The superintendent of public 789 instruction, on behalf of the state board of education, shall 790 inactivate the person's license. The inactivation shall remain 791 in force during the pendency of the criminal action against the 792 person. The inactivation of a license under this division does 793 not constitute a suspension or revocation of the license by the 794 state board under section 3319.31 of the Revised Code, and the 795 state board and the state superintendent need not provide the 796 person with an opportunity for a hearing with respect to the 797 inactivation. If the state board does not take action against 798 the person's license under section 3319.31 of the Revised Code, 799 the state superintendent shall reactivate the license upon 800 conclusion of the criminal action against the person. 801

Sec. 3319.0812. (A) As used in this section, "license" has802the same meaning as in section 3319.31 of the Revised Code.803

(B) If a school district, chartered nonpublic school, or	804
county board of developmental disabilities contracts with a	805
<u>councy board of developmental disabilities contracts with a</u>	005

Page 28

public or private entity for the provision of services to the	806
district, school, or board, any individual employed or retained	807
by the entity to provide the services shall hold any license	808
that the individual would be required to hold if the individual	809
were employed directly by the district, school, or board to	810
provide the same services. Prior to the individual commencing	811
the provision of services, the district, school, or board shall	812
obtain verification from the entity employing or retaining the	813
individual that the individual holds the applicable license.	814
Sec. 3319.151. (A) As used in this section, "assessment"	815
means an assessment administered under section 3301.0711 of the	816
Revised Code.	817
(B) No person shall reveal do any of the following:	818
(1) Reveal to any student any specific question that the	819
person knows is part of an assessment to be administered under	820
section 3301.0711 of the Revised Code or in any other way assist	821
a pupil to cheat on such an assessment <u>;</u>	822
(2) Obtain prior knowledge of the contents of an	823
assessment;	824
(3) Use prior knowledge of the contents of an assessment	825
to assist students in preparing for the assessment;	826
(4) Fail to comply with any rule adopted by the department	827
of education regarding security protocols for an assessment.	828
$\frac{(B)}{(C)}$ On a finding by the state board of education,	829
after investigation, that a school employee who holds a license-	830
issued under sections 3319.22 to , as defined in section 3319.31	831
of the Revised Code, has violated division $\frac{(A)}{(B)}$ of this	832
section, the license of such teacher shall be suspended for one	833
year. Prior to commencing an investigation, the state board	834

shall take any action against the employee under section 3319.31835of the Revised Code that it considers appropriate, based on the836nature and extent of the violation. The state board shall give837the teacher employee notice of the allegation and upon838commencing an investigation and shall give the employee an839opportunity to respond and present a defense prior to taking any840disciplinary action.841

(C) (D) (1) Violation of division (A) (B) of this section is842grounds for termination of employment of a nonteaching employee843under division (C) of section 3319.081 or section 124.34 of the844Revised Code.845

(2) Violation of division (A) (B) of this section is
grounds for termination of a teacher contract under section
3311.82 or 3319.16 of the Revised Code.
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Sec. 3319.227. (A) Notwithstanding any other provision of 849 the Revised Code or any rule adopted by the state board of 850 education to the contrary, the state board shall issue a 851 resident educator license under section 3319.22 of the Revised 852 Code to each person who is assigned to teach in this state as a 853 participant in the teach for America program and who satisfies 854 the following conditions for the duration of the program: 855

(1) Holds a bachelor's degree from an accredited856institution of higher education;857

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(2) Maintained a cumulative undergraduate grade point858average of at least 2.5 out of 4.0, or its equivalent;859
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(3) Has passed an examination prescribed by the stateboard in the subject area to be taught;861

(4) Has successfully completed the summer training862institute operated by teach for America;863

Page 30

(5) Remains an active member of the teach for America two-864 865 year support program. (B) The state board shall issue a resident educator 866 license under this section for teaching in any grade level or 867 subject area for which a person may obtain a resident educator 868 license under section 3319.22 of the Revised Code. The state 869 board shall not adopt rules establishing any additional 870 qualifications for the license beyond those specified in this 871 section. 872 (C) Notwithstanding any other provision of the Revised 873 Code or any rule adopted by the state board to the contrary, the 874 state board shall issue a resident educator license under 875 section 3319.22 of the Revised Code to any applicant who has 876 completed at least two years of teaching in another state as a 877 participant in the teach for America program and meets all of 878 879 880

the conditions of divisions (A)(1) to (4) of this section. The state board shall credit an applicant under this division as having completed two years of the teacher residency program under section 3319.223 of the Revised Code.

(D) In order to place teachers in this state, the teach 883 for America program shall enter into an agreement with one or 884 more accredited four-year public or private institutions of 885 higher education in the state to provide optional training of 886 teach for America participants for the purpose of enabling those 887 participants to complete an optional master's degree or an 888 equivalent amount of coursework. Nothing in this division shall 889 require any teach for America participant to complete a master's 890 degree as a condition of holding a license issued under this 891 section. 892

(E) The superintendent of public instruction, on behalf of

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the state board, shall revoke inactivate a resident educator 894 license issued to a participant in the teach for America program 895 who is assigned to teach in this state if the participant 896 resigns or is dismissed from the program prior to completion of 897 the two-year teach for America support program. The inactivation 898 of a license under this division does not constitute a 899 suspension or revocation of the license by the state board under 900 section 3319.31 of the Revised Code and the state board and the 901 state superintendent need not provide the person with an 902 opportunity for a hearing with respect to the inactivation. 903

Sec. 3319.31. (A) As used in this section and sections 904 3123.41 to 3123.50 and 3319.311 of the Revised Code, "license" 905 means a certificate, license, or permit described in this 906 chapter or in division (B) of section 3301.071 or in section 907 3301.074 of the Revised Code or a registration described in 908 division (B) of section 3302.151 of the Revised Code. 909

(B) For any of the following reasons, the state board of
education, in accordance with Chapter 119. and section 3319.311
of the Revised Code, may refuse to issue a license to an
applicant; may limit a license it issues to an applicant; may
suspend, revoke, or limit a license that has been issued to any
person; or may revoke a license that has been issued to any
person and has expired:

(1) Engaging in an immoral act, incompetence, negligence,917or conduct that is unbecoming to the applicant's or person's918position; teaching profession. The state board need not consider919whether there is a connection between the applicant's or920person's immoral act, incompetence, negligence, or conduct and921the applicant's or person's ability to perform the duties922associated with the license or the position for which the923

license is issued.; 924 (2) A plea of guilty to, a finding of guilt by a jury or 925 court of, or a conviction of any of the following: 926 (a) A felony other than a felony listed in division (C) of 927 this section; 928 (b) An offense of violence other than an offense of 929 violence listed in division (C) of this section; 930 (c) A theft offense, as defined in section 2913.01 of the 931 Revised Code, other than a theft offense listed in division (C) 932 of this section; 933 (d) A drug abuse offense, as defined in section 2925.01 of 934 the Revised Code, that is not a minor misdemeanor, other than a 935 drug abuse offense listed in division (C) of this section; 936 (e) A violation of an ordinance of a municipal corporation 937 that is substantively comparable to an offense listed in 938 divisions (B)(2)(a) to (d) of this section. 939 (3) A judicial finding of eligibility for intervention in 940 lieu of conviction under section 2951.041 of the Revised Code,_ 941 for any offense listed in division (B)(2) of this section, or 942 agreeing to participate in a pre-trial diversion program under 943 section 2935.36 of the Revised Code, or a similar diversion 944 program under rules of a court, for any offense listed in 945 division (B)(2) or (C) of this section; 946 (4) Failure to comply with section 3313.536, 3314.40, 947 3319.313, 3326.24, 3328.19, or 5126.253 of the Revised Code. 948 (C) Upon learning of a plea of guilty to, a finding of 949 quilt by a jury or court of, or a conviction of, or a judicial 950 finding of eligibility for intervention in lieu of conviction 951

for committing any of the offenses listed in this division by a 952 person who holds a current or expired license or is an applicant 953 for a license or renewal of a license, the state board or the 954 superintendent of public instruction, if the state board has 955 delegated the duty pursuant to division (D) of this section, 956 shall by a written order revoke the person's license or deny 957 issuance or renewal of the license to the person. The state 958 board or the superintendent shall revoke a license that has been 959 960 issued to a person to whom this division applies and has expired in the same manner as a license that has not expired. 961

Revocation of a license or denial of issuance or renewal 962 of a license under this division is effective immediately at the 963 time and date that the board or superintendent issues the 964 written order and is not subject to appeal in accordance with 965 Chapter 119. of the Revised Code. Revocation of a license or 966 denial of issuance or renewal of license under this division 967 remains in force during the pendency of an appeal by the person 968 of the plea of guilty, finding of guilt, or-conviction, or 969 judicial finding of eligibility for intervention in lieu of 970 conviction that is the basis of the action taken under this 971 division. 972

The state board or superintendent shall take the action973required by this division for any of the following:974

 (1) A plea of guilty to, a finding of guilt by a jury or
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 court of, or a conviction of, or a judicial finding of
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 eligibility for intervention in lieu of conviction for a
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 violation of division (B) (1), (2), (3), or (4) of section
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 2919.22 of the Revised Code; a violation of section 2903.01,
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 2903.02, 2903.03, 2903.04, 2903.041, 2903.11, 2903.12, 2903.15,
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 2905.01, 2905.02, 2905.05, 2905.11, 2905.32, 2907.02, 2907.03,
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2907.04, 2907.05, 2907.06, 2907.07, 2907.21, 2907.22, 2907.23, 982 2907.24, 2907.241, 2907.25, 2907.31, 2907.311, 2907.32, 983 2907.321, 2907.322, 2907.323, 2907.33, 2907.34, 2909.02, 984 2909.22, 2909.23, 2909.24, 2911.01, 2911.02, 2911.11, 2911.12, 985 2913.44, 2917.01, 2917.02, 2917.03, 2917.31, 2917.33, 2919.12, 986 2919.121, 2919.13, 2921.02, 2921.03, 2921.04, 2921.05, 2921.11, 987 2921.34, 2921.41, 2923.122, 2923.123, 2923.161, 2923.17, 988 2923.21, 2925.02, 2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 989 2925.13, 2925.22, 2925.23, 2925.24, 2925.32, 2925.36, 2925.37, 990 2927.24, or 3716.11 of the Revised Code; a violation of section 991 2905.04 of the Revised Code as it existed prior to July 1, 1996; 992 a violation of section 2919.23 of the Revised Code that would 993 have been a violation of section 2905.04 of the Revised Code as 994 it existed prior to July 1, 1996, had the violation been 995 committed prior to that date; felonious sexual penetration in 996 violation of former section 2907.12 of the Revised Code; or a 997 violation of an ordinance of a municipal corporation that is 998 substantively comparable to an offense listed in this paragraph; 999

(2) A plea of guilty to, a finding of guilt by a jury or1000court of, or a conviction of, or a judicial finding of1001eligibility for intervention in lieu of conviction for1002conspiracy to commit, attempt to commit, or complicity in1003committing any violation listed in division (C) (1) of this1004section.1005

(D) The state board may delegate to the superintendent of 1006
public instruction the authority to revoke a person's license or 1007
to deny issuance or renewal of a license to a person under 1008
division (C) or (F) of this section. 1009

(E) (1) If the plea of guilty, finding of guilt, or
conviction, or judicial finding of eligibility for intervention
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in lieu of conviction that is the basis of the action taken 1012 under division (B)(2) or (C) of this section, or under the 1013 version of division (F) of section 3319.311 of the Revised Code 1014 in effect prior to September 12, 2008, is overturned on appeal, 1015 upon exhaustion of the criminal appeal, the clerk of the court 1016 that overturned the plea, finding, or conviction, or judicial 1017 finding or, if applicable, the clerk of the court that accepted 1018 an appeal from the court that overturned the plea, finding, or 1019 conviction, or judicial finding shall notify the state board 1020 that the plea, finding, or conviction, or judicial finding has 1021 been overturned. Within thirty days after receiving the 1022 notification, the state board shall initiate proceedings to 1023 reconsider the revocation or denial of the person's license in 1024 accordance with division (E)(2) of this section. In addition, 1025 the person whose license was revoked or denied may file with the 1026 state board a petition for reconsideration of the revocation or 1027 denial along with appropriate court documents. 1028

(2) Upon receipt of a court notification or a petition and 1029 1030 supporting court documents under division (E) (1) of this section, the state board, after offering the person an 1031 1032 opportunity for an adjudication hearing under Chapter 119. of the Revised Code, shall determine whether the person committed 1033 the act in question in the prior criminal action against the 1034 person that is the basis of the revocation or denial and may 1035 continue the revocation or denial, may reinstate the person's 1036 license, with or without limits, or may grant the person a new 1037 license, with or without limits. The decision of the board shall 1038 be based on grounds for revoking, denying, suspending, or 1039 limiting a license adopted by rule under division (G) of this 1040 section and in accordance with the evidentiary standards the 1041 board employs for all other licensure hearings. The decision of 1042

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119. of the Revised Code. 1044 (3) A person whose license is revoked or denied under 1045 division (C) of this section shall not apply for any license if 1046 the plea of guilty, finding of guilt, or conviction, or judicial 1047 finding of eligibility for intervention in lieu of conviction 1048 that is the basis of the revocation or denial, upon completion 1049 of the criminal appeal, either is upheld or is overturned but 1050 the state board continues the revocation or denial under 1051 division (E)(2) of this section and that continuation is upheld 1052 on final appeal. 1053 (F) The state board may take action under division (B) of 1054 this section, and the state board or the superintendent shall 1055 take the action required under division (C) of this section, on 1056 the basis of substantially comparable conduct occurring in a 1057 jurisdiction outside this state or occurring before a person 1058 applies for or receives any license. 1059 (G) The state board may adopt rules in accordance with 1060 Chapter 119. of the Revised Code to carry out this section and 1061 section 3319.311 of the Revised Code. 1062 Sec. 3319.311. (A) (1) The state board of education, or the 1063 superintendent of public instruction on behalf of the board, may 1064 investigate any information received about a person that 1065 reasonably appears to be a basis for action under section 1066 3319.31 of the Revised Code, including information received 1067 pursuant to section 3314.40, 3319.291, 3319.313, 3326.24, 1068 3328.19, 5126.253, or 5153.176 of the Revised Code. Except as 1069 provided in division (A) (2) of this section, the board shall 1070 contract with the office of the Ohio attorney general to conduct 1071 any investigation of that nature. The board shall pay for the 1072

the board under this division is subject to appeal under Chapter

costs of the contract any such investigation only from moneys in 1073 the state board of education licensure fund established under 1074 section 3319.51 of the Revised Code. Except as provided in 1075 division (A)(2) of this section and section 3319.319 of the 1076 Revised Code, all information received pursuant to section 1077 3314.40, 3319.291, 3319.313, 3326.24, 3328.19, 5126.253, or 1078 5153.176 of the Revised Code, and all information obtained 1079 during an investigation is confidential and is not a public 1080 record under section 149.43 of the Revised Code. If an-1081 1082 investigation is conducted under this division regarding 1083 information received about a person and no action is taken against the person under this section or section 3319.31 of the 1084 Revised Code within two years of the completion of the 1085 investigation, all records of the investigation shall be 1086 expunged. 1087

(2) In the case of a person about whom the board has 1088 learned of a plea of guilty to, finding of guilt by a jury or 1089 court of, or a conviction of, or judicial finding of eligibility 1090 for intervention in lieu of conviction for committing an offense 1091 listed in division (C) of section 3319.31 of the Revised Code, 1092 1093 or substantially comparable conduct occurring in a jurisdiction outside this state, the board or the superintendent of public 1094 instruction need not conduct any further investigation and shall 1095 take the action required by division (C) or (F) of that section. 1096 Except as provided in division (G) of this section, all 1097 information obtained by the board or the superintendent of 1098 public instruction pertaining to the action is a public record 1099 under section 149.43 of the Revised Code. 1100

(B) The superintendent of public instruction shall review
the results of each investigation of a person conducted under
division (A) (1) of this section and shall determine, on behalf
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of the state board, whether the results warrant initiating 1104 action under division (B) of section 3319.31 of the Revised 1105 Code. The superintendent shall advise the board of such 1106 determination at a meeting of the board. Within fourteen days of 1107 the next meeting of the board, any member of the board may ask 1108 that the question of initiating action under section 3319.31 of 1109 the Revised Code be placed on the board's agenda for that next 1110 meeting. Prior to initiating that action against any person, the 1111 person's name and any other personally identifiable information 1112 shall remain confidential. 1113

Page 39

(C) The board shall take no action against a person under
division (B) of section 3319.31 of the Revised Code without
providing the person with written notice of the charges and with
an opportunity for a hearing in accordance with Chapter 119. of
the Revised Code.

(D) For purposes of an investigation under division (A)(1) 1119 of this section or a hearing under division (C) of this section 1120 or under division (E)(2) of section 3319.31 of the Revised Code, 1121 the board, or the superintendent on behalf of the board, may 1122 1123 administer oaths, order the taking of depositions, issue subpoenas, and compel the attendance of witnesses and the 1124 production of books, accounts, papers, records, documents, and 1125 testimony. The issuance of subpoenas under this division may be 1126 by certified mail or personal delivery to the person. 1127

(E) The superintendent, on behalf of the board, may enter
into a consent agreement with a person against whom action is
being taken under division (B) of section 3319.31 of the Revised
Code. The board may adopt rules governing the superintendent's
action under this division.

(F) No surrender of a license shall be effective until the 1133

board takes action to accept the surrender unless the surrender 1134 is pursuant to a consent agreement entered into under division 1135 (E) of this section. 1136

(G) The name of any person who is not required to report 1137 information under section 3314.40, 3319.313, 3326.24, 3328.19, 1138 5126.253, or 5153.176 of the Revised Code, but who in good faith 1139 provides information to the state board or superintendent of 1140 public instruction about alleged misconduct committed by a 1141 person who holds a license or has applied for issuance or 1142 renewal of a license, shall be confidential and shall not be 1143 released. Any such person shall be immune from any civil 1144 liability that otherwise might be incurred or imposed for 1145 injury, death, or loss to person or property as a result of the 1146 provision of that information. 1147

(H) (1) No person shall knowingly make a false report to 1148 the superintendent of public instruction or the state board of 1149 education alleging misconduct by an employee of a public or 1150 chartered nonpublic school or an employee of the operator of a 1151 community school established under Chapter 3314. or a college-1152 preparatory boarding school established under Chapter 3328. of 1153 the Revised Code. 1154

(2) (a) In any civil action brought against a person in
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which it is alleged and proved that the person violated division
(H) (1) of this section, the court shall award the prevailing
party reasonable attorney's fees and costs that the prevailing
party incurred in the civil action or as a result of the false
report that was the basis of the violation.

(b) If a person is convicted of or pleads guilty to a 1161
violation of division (H)(1) of this section, if the subject of 1162
the false report that was the basis of the violation was charged 1163

with any violation of a law or ordinance as a result of the 1164 false report, and if the subject of the false report is found 1165 not to be guilty of the charges brought against the subject as a 1166 result of the false report or those charges are dismissed, the 1167 court that sentences the person for the violation of division 1168 (H) (1) of this section, as part of the sentence, shall order the 1169 person to pay restitution to the subject of the false report, in 1170 an amount equal to reasonable attorney's fees and costs that the 1171 subject of the false report incurred as a result of or in 1172 relation to the charges. 1173 Sec. 3319.313. (A) As used in this section: 1174 (1) "Conduct unbecoming to the teaching profession" shall 1175 be as described in rules adopted by the state board of 1176 education. 1177

(2) "Intervention in lieu of conviction" meansintervention in lieu of conviction under section 2951.041 of theRevised Code.

(3) "License" has the same meaning as in section 3319.31of the Revised Code.

(4) "Pre-trial diversion program" means a pre-trial
diversion program under section 2935.36 of the Revised Code or a
similar diversion program under rules of a court.
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(B) The superintendent of each school district and each
educational service center or the president of the district or
service center board, if division (C) (1) of this section
applies, and the chief administrator of each chartered nonpublic
school or the president or chairperson of the governing
authority of the nonpublic school, if division (C) (2) of this
section applies, shall promptly submit to the superintendent of

public instruction the information prescribed in division (D) of1193this section when any of the following conditions applies to an1194employee of the district, service center, or nonpublic school1195who holds a license issued by the state board of education:1196

(1) The superintendent, chief administrator, president, or 1197 chairperson knows that the employee has pleaded quilty to, has 1198 been found guilty by a jury or court of, has been convicted of, 1199 has been found to be eligible for intervention in lieu of 1200 conviction for, or has agreed to participate in a pre-trial 1201 diversion program for an offense described in division (B) (2) or 1202 (C) of section 3319.31 or division (B)(1) of section 3319.39 of 1203 the Revised Code; 1204

(2) The district board of education, service center 1205 governing board, or nonpublic school chief administrator or 1206 governing authority has initiated termination or nonrenewal 1207 proceedings against, has terminated, or has not renewed the 1208 contract of the employee because the board of education, 1209 governing board, or chief administrator has reasonably 1210 determined that the employee has committed an act that is 1211 1212 unbecoming to the teaching profession or an offense described in division (B)(2) or (C) of section 3319.31 or division (B)(1) of 1213 section 3319.39 of the Revised Code; 1214

(3) The employee has resigned under threat of termination1215or nonrenewal as described in division (B)(2) of this section;1216

(4) The employee has resigned because of or in the course
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of an investigation by the board of education, governing board,
or chief administrator regarding whether the employee has
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committed an act that is unbecoming to the teaching profession
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or an offense described in division (B) (2) or (C) of section
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3319.31 or division (B) (1) of section 3319.39 of the Revised

Page 43

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(C) (1) If the employee to whom any of the conditions 1224 prescribed in divisions (B) (1) to (4) of this section applies is 1225 the superintendent or treasurer of a school district or 1226 educational service center, the president of the board of 1227 education of the school district or of the governing board of 1228 the educational service center shall make the report required 1229 under this section. 1230

(2) If the employee to whom any of the conditions
prescribed in divisions (B)(1) to (4) of this section applies is
the chief administrator of a chartered nonpublic school, the
president or chairperson of the governing authority of the
chartered nonpublic school shall make the report required under
this section.

(D) If a report is required under this section, the
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superintendent, chief administrator, president, or chairperson
shall submit to the superintendent of public instruction the
name and social security number of the employee about whom the
information is required and a factual statement regarding any of
the conditions prescribed in divisions (B) (1) to (4) of this
section that applies to the employee.

1244 (E) A determination made by the board of education, governing board, chief administrator, or governing authority as 1245 described in division (B)(2) of this section or a termination, 1246 nonrenewal, resignation, or other separation described in 1247 divisions (B)(2) to (4) of this section does not create a 1248 presumption of the commission or lack of the commission by the 1249 employee of an act unbecoming to the teaching profession or an 1250 offense described in division (B)(2) or (C) of section 3319.31 1251 or division (B)(1) of section 3319.39 of the Revised Code. 1252

(F) No individual required to submit a report under
 division (B) of this section shall knowingly fail to comply with
 1254
 that division.

(G) An individual who provides information to the
superintendent of public instruction in accordance with this
section in good faith shall be immune from any civil liability
that otherwise might be incurred or imposed for injury, death,
or loss to person or property as a result of the provision of
that information.

Sec. 3319.316. The department of education, on behalf of 1262 the state board of education, shall be a participating public 1263 office for purposes of the retained applicant fingerprint 1264 database established under section 109.5721 of the Revised Code 1265 and shall receive notification from the bureau of criminal 1266 identification and investigation of the arrest or conviction of 1267 persons to whom the state board has issued a license, as defined 1268 in section 3319.31 of the Revised Code, has been issued. 1269

Sec. 3319.318. (A) As used in this section: 1270

(1) "School representative" includes all of the following: 1271

(a) An employee of a school district, chartered nonpublic 1272 school, or county board of developmental disabilities; 1273

(b) An employee of an entity with which a school district,1274chartered nonpublic school, or county board of developmental1275disabilities contracts for the provision of services;1276

(c) A member of a school district board of education,1277chartered nonpublic school governing body, or county board of1278developmental disabilities.1279

(2) "Student" means a child who is enrolled in a school 1280

district or chartered nonpublic school or who is receiving 1281 services from a county board of developmental disabilities. 1282 (B) Except as provided in division (C) of this section, no 1283 school representative shall knowingly engage in any activity 1284 intended to assist another individual in obtaining employment 1285 with a school district or chartered nonpublic school, or in 1286 obtaining employment with a county board of developmental 1287 disabilities in a position responsible for providing educational 1288 services to children from six through twenty-one years of age, 1289 other than transmitting administrative and personnel files to 1290 the prospective employer, if the school representative knows or 1291 has reasonable cause to believe that the individual has 1292 committed an offense listed in Chapter 2907. of the Revised 1293 Code, or a substantially comparable offense, involving a 1294 1295 student. (C) Division (B) of this section shall not apply if the 1296 information on which the knowledge or reasonable cause is based 1297 has been reported to appropriate law enforcement authorities or, 1298 if applicable, to the appropriate public children services 1299 agency under section 2151.421 of the Revised Code and one of the 1300 following conditions is met: 1301 (1) Law enforcement authorities have investigated the 1302 alleged offense and determined that there is insufficient 1303 information to indict the individual for the alleged offense. 1304 (2) The individual has not been indicted for the alleged 1305 offense within four years after the date the alleged offense was 1306 reported to law enforcement authorities or a public children 1307 services agency. 1308 (3) The individual has been acquitted or otherwise 1309 exonerated of the offense.

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Page 46

Sec. 3319.319. The appointing or hiring officer of a	1311
school district or school located in Ohio or another state may	1312
request the department of education for any report the	1313
department has received under sections 3314.40, 3319.313,	1314
3326.24, 3328.19, or 5126.253 of the Revised Code regarding an	1315
individual who is under consideration for employment by the	1316
district or school. If the department has received a report	1317
under any of those sections regarding the individual, the	1318
department shall provide the contents of the report to the	1319
requesting officer. Upon provision of the contents of the report	1320
to the requesting officer, the department shall notify the	1321
officer that the information provided is confidential and may	1322
not be disseminated to any other person or entity.	1323
If the department provides the contents of a report to an	1324
appointing or hiring officer under this section, the department	1325
shall document the information provided in the record of any	1326
investigation undertaken pursuant to section 3319.311 of the	1327
Revised Code based on the report. Such documentation shall	1328
include a list of the information provided, the date the	1329
information was provided, and the name and contact information	1330
of the appointing or hiring officer to whom the information was	1331
provided.	1332
Sec. 3319.393. (A) Each school district and chartered	1333
nonpublic school shall include the following notice in boldface	1334
type in each employment application: "ANY PERSON WHO KNOWINGLY	1335
MAKES A FALSE STATEMENT IS GUILTY OF FALSIFICATION UNDER SECTION	1336
2921.13 OF THE REVISED CODE, WHICH IS A MISDEMEANOR OF THE FIRST	1337
DEGREE."	1338
(D) (1) Each district and chartened reprohis acherists?	1 2 2 0

(B) (1) Each district and chartered nonpublic school shall 1339

consult the "educator profile" database maintained on the web 1340 site of the department of education prior to making any hiring 1341 decision. 1342 (2) After consulting the "educator profile" database, a 1343 district or chartered nonpublic school may further discern the 1344 employment, disciplinary, or criminal record of an applicant for 1345 employment in either or both of the following ways: 1346 (a) Consulting the office of professional conduct within 1347 the department of education in accordance with section 3319.319 1348 of the Revised Code to determine whether the individual has been 1349 the subject of either: 1350 (i) Any notice to the department under section 3314.40, 1351 3319.313, 3326.24, 3328.19, or 5126.253 of the Revised Code; 1352 (ii) Any disciplinary actions conducted by the department. 1353 (b) Consulting any prior education-related employers of 1354 the individual. 1355 (3) A district or chartered nonpublic school may require 1356 additional background checks other than the criminal records 1357 checks authorized under sections 109.574 to 109.577 of the 1358 Revised Code or those required under section 3319.39 or 3319.391 1359 of the Revised Code for any applicant for employment or 1360 1361 potential volunteer. (C) A district or chartered nonpublic school may 1362 conditionally employ an individual pending the receipt of 1363 information sought in accordance with division (B)(2) of this 1364 section. Should that information indicate that the individual 1365 has engaged in conduct unbecoming to the teaching profession or 1366 has committed an offense that prevents, limits, or otherwise 1367

affects the applicant's employment with the district or school,

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the district or chartered nonpublic school may release the	1369
individual from employment.	1370
Sec. 3319.394. (A) When a complaint is filed against an	1371
employee of a school district or chartered nonpublic school	1372
alleging misconduct by that employee, the district or school	1373
shall conduct a review of the personnel file of that employee to	1374
determine if any recorded or reported instance of related	1375
misconduct or disciplinary actions are contained in that	1376
employee's file.	1377
(B)(1) If a school district or chartered nonpublic school	1378
receives a request for the personnel file of a current or former	1379
employee from a district or chartered nonpublic school to which	1380
the current or former employee has applied for employment, the	1381
district or chartered nonpublic school that receives the request	1382
shall send that file to the requestor within twenty business	1383
days of receiving the request for hiring purposes.	1384
(2) If the district or school receiving the request	1385
determines that it is not possible to send the file within	1386
twenty business days, that district or school shall promptly	1387
notify the requestor and indicate the reason the information	1388
cannot be sent within that time.	1389
Sec. 3319.40. (A) As used in this section, "license" has	1390
the same meaning as in section 3319.31 of the Revised Code.	1391
(B) If a person who is employed by a school district or	1392
chartered nonpublic school is arrested, summoned, or indicted	1393
for an alleged violation of an offense listed in division (C) of	1394
section 3319.31 of the Revised Code, if the person holds a	1395
license, or an offense listed in division (B)(1) of section	1395
3319.39 of the Revised Code, if the person does not hold a	1397

license, the superintendent of the district or the chief 1398 administrative officer of the chartered nonpublic school shall 1399 suspend that person from all duties that require the care, 1400 custody, or control of a child during the pendency of the 1401 criminal action against the person. If the person who is 1402 arrested, summoned, or indicted for an alleged violation of an 1403 offense listed in division (C) of section 3319.31 or division 1404 (B) (1) of section 3319.39 of the Revised Code is a person whose 1405 duties are assigned by the district treasurer under division (B) 1406 of section 3313.31 of the Revised Code, the treasurer shall 1407 suspend the person from all duties that require the care, 1408 custody, or control of a child. If the person who is arrested, 1409 summoned, or indicted for an alleged violation of an offense 1410 listed in division (C) of section 3319.31 or division (B)(1) of 1411 section 3319.39 of the Revised Code is the superintendent or 1412 treasurer of the district, the district board shall suspend the 1413 superintendent or treasurer from all duties that require the 1414 care, custody, or control of a child. If the person who is 1415 arrested, summoned, or indicted for an alleged violation of an 1416 offense listed in division (C) of section 3319.31 or division 1417 (B) (1) of section 3319.39 of the Revised Code is the chief 1418 administrative officer of the chartered nonpublic school, the 1419 governing authority of the chartered nonpublic school shall 1420 suspend the chief administrative officer from all duties that 1421 require the care, custody, or control of a child. 1422

(C) When a person who holds a license is suspended in 1423 accordance with this section, the superintendent, treasurer, 1424 board of education, chief administrative officer, or governing 1425 authority that imposed the suspension promptly shall report the 1426 person's suspension to the department of education. The report 1427 shall include the offense for which the person was arrested, 1428

summoned, or indicted. The superintendent of public instruction,	1429
on behalf of the state board of education, shall inactivate the	1430
person's license. The inactivation shall remain in force during	1431
the pendency of the criminal action against the person. The	1432
inactivation of a license under this division does not	1433
constitute a suspension or revocation of the license by the	1434
state board under section 3319.31 of the Revised Code and the	1435
state board and the state superintendent need not provide the	1436
person with an opportunity for a hearing with respect to the	1437
inactivation. If the state board does not take action against	1438
the person's license under section 3319.31 of the Revised Code,	1439
the state superintendent shall reactivate the license upon	1440
conclusion of the criminal action against the person.	1441
Sec. 3319.47. The school districts, public schools, and	1442
chartered nonpublic schools of this state may provide counseling	1443
to any victim of sexual harassment or sexually related conduct	1444
to any victim of sexual harassment or sexually related conduct.	1444
to any victim of sexual harassment or sexually related conduct. Sec. 3319.99. (A) Whoever violates division (A) <u>(B)(1)</u> of	1444 1445
Sec. 3319.99. (A) Whoever violates division (A) <u>(B)(1)</u> of	1445
Sec. 3319.99. (A) Whoever violates division $\frac{(A)-(B)(1)}{(B)(1)}$ of section 3319.151 of the Revised Code is guilty of a minor	1445 1446
<pre>Sec. 3319.99. (A) Whoever violates division (A) (B) (1) of section 3319.151 of the Revised Code is guilty of a minor misdemeanor. (B) Whoever violates division (H)(1) of section 3319.311</pre>	1445 1446 1447
<pre>Sec. 3319.99. (A) Whoever violates division (A) (B) (1) of section 3319.151 of the Revised Code is guilty of a minor misdemeanor. (B) Whoever violates division (H)(1) of section 3319.311 of the Revised Code is guilty of a misdemeanor of the first</pre>	1445 1446 1447 1448 1449
<pre>Sec. 3319.99. (A) Whoever violates division (A) (B) (1) of section 3319.151 of the Revised Code is guilty of a minor misdemeanor. (B) Whoever violates division (H)(1) of section 3319.311</pre>	1445 1446 1447 1448
<pre>Sec. 3319.99. (A) Whoever violates division (A) (B) (1) of section 3319.151 of the Revised Code is guilty of a minor misdemeanor. (B) Whoever violates division (H)(1) of section 3319.311 of the Revised Code is guilty of a misdemeanor of the first</pre>	1445 1446 1447 1448 1449
<pre>Sec. 3319.99. (A) Whoever violates division (A) (B) (1) of section 3319.151 of the Revised Code is guilty of a minor misdemeanor. (B) Whoever violates division (H) (1) of section 3319.311 of the Revised Code is guilty of a misdemeanor of the first degree.</pre>	1445 1446 1447 1448 1449 1450
<pre>Sec. 3319.99. (A) Whoever violates division (A) (B) (1) of section 3319.151 of the Revised Code is guilty of a minor misdemeanor. (B) Whoever violates division (H) (1) of section 3319.311 of the Revised Code is guilty of a misdemeanor of the first degree. (C) Whoever violates division (F) of section 3319.313 of</pre>	1445 1446 1447 1448 1449 1450 1451
<pre>Sec. 3319.99. (A) Whoever violates division (A) (B) (1) of section 3319.151 of the Revised Code is guilty of a minor misdemeanor. (B) Whoever violates division (H) (1) of section 3319.311 of the Revised Code is guilty of a misdemeanor of the first degree. (C) Whoever violates division (F) of section 3319.313 of the Revised Code shall be punished as follows:</pre>	1445 1446 1447 1448 1449 1450 1451 1452
<pre>Sec. 3319.99. (A) Whoever violates division (A) (B) (1) of section 3319.151 of the Revised Code is guilty of a minor misdemeanor. (B) Whoever violates division (H) (1) of section 3319.311 of the Revised Code is guilty of a misdemeanor of the first degree. (C) Whoever violates division (F) of section 3319.313 of the Revised Code shall be punished as follows: (1) Except as otherwise provided in division (C) (2) of</pre>	1445 1446 1447 1448 1449 1450 1451 1452 1453
<pre>Sec. 3319.99. (A) Whoever violates division (A) (B) (1) of section 3319.151 of the Revised Code is guilty of a minor misdemeanor. (B) Whoever violates division (H) (1) of section 3319.311 of the Revised Code is guilty of a misdemeanor of the first degree. (C) Whoever violates division (F) of section 3319.313 of the Revised Code shall be punished as follows: (1) Except as otherwise provided in division (C) (2) of this section, the person is guilty of a misdemeanor of the fourth degree.</pre>	1445 1446 1447 1448 1449 1450 1451 1452 1453 1454 1455
<pre>Sec. 3319.99. (A) Whoever violates division (A) - (B) (1) of section 3319.151 of the Revised Code is guilty of a minor misdemeanor. (B) Whoever violates division (H) (1) of section 3319.311 of the Revised Code is guilty of a misdemeanor of the first degree. (C) Whoever violates division (F) of section 3319.313 of the Revised Code shall be punished as follows: (1) Except as otherwise provided in division (C) (2) of this section, the person is guilty of a misdemeanor of the</pre>	1445 1446 1447 1448 1449 1450 1451 1452 1453 1454

(a) The employee who is the subject of the report that the
person fails to submit was required to be reported for the
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commission or alleged commission of an act or offense involving
the infliction on a child of any physical or mental wound,
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injury, disability, or condition of a nature that constitutes
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abuse or neglect of the child;

(b) During the period between the violation of division 1464 (F) of section 3319.313 of the Revised Code and the conviction 1465 of or plea of quilty by the person for that violation, the 1466 employee who is the subject of the report that the person fails 1467 to submit inflicts on any child attending a school district, 1468 educational service center, public or nonpublic school, or 1469 county board of developmental disabilities where the employee 1470 works any physical or mental wound, injury, disability, or 1471 condition of a nature that constitutes abuse or neglect of the 1472 child. 1473

(D) Whoever violates division (B) or (D) of section
3319.317 of the Revised Code is guilty of a misdemeanor of the
first degree.

Sec. 3326.081. (A) As used in this section, "license" has1477the same meaning as in section 3319.31 of the Revised Code.1478

(B) If a person who is employed by a science, technology, 1479 engineering, and mathematics school established under this 1480 chapter is arrested, summoned, or indicted for an alleged 1481 violation of an offense listed in division (C) of section 1482 3319.31 of the Revised Code, if the person holds a license, or 1483 an offense listed in division (B)(1) of section 3319.39 of the 1484 Revised Code, if the person does not hold a license, the chief 1485 administrative officer of the school shall suspend that person 1486 from all duties that require the care, custody, or control of a 1487

child during the pendency of the criminal action against the 1488 person. If the person who is arrested, summoned, or indicted for 1489 an alleged violation of an offense listed in division (C) of 1490 section 3319.31 or division (B)(1) of section 3319.39 of the 1491 Revised Code is the chief administrative officer of the school, 1492 the governing body of the school shall suspend the chief 1493 administrative officer from all duties that require the care, 1494 custody, or control of a child. 1495

(C) When a person who holds a license is suspended in 1496 accordance with this section, the chief administrative officer 1497 or governing body that imposed the suspension promptly shall 1498 report the person's suspension to the department of education. 1499 The report shall include the offense for which the person was 1500 arrested, summoned, or indicted. The superintendent of public 1501 instruction, on behalf of the state board of education, shall 1502 inactivate the person's license. The inactivation shall remain 1503 in force during the pendency of the criminal action against the 1504 person. The inactivation of a license under this division does 1505 not constitute a suspension or revocation of the license by the 1506 state board under section 3319.31 of the Revised Code and the 1507 state board and the state superintendent need not provide the 1508 person with an opportunity for a hearing with respect to the 1509 inactivation. If the state board does not take action against 1510 the person's license under section 3319.31 of the Revised Code, 1511 the state superintendent shall reactivate the license upon 1512 conclusion of the criminal action against the person. 1513

Sec. 3326.11. Each science, technology, engineering, and1514mathematics school established under this chapter and its1515governing body shall comply with sections 9.90, 9.91, 109.65,1516121.22, 149.43, 2151.357, 2151.421, 2313.19, 2921.42, 2921.43,15173301.0714, 3301.0715, 3301.0729, 3301.948, 3313.14, 3313.15,1518

3313.16, 3313.18, 3313.201, 3313.26, 3313.472, 3313.48,	1519
3313.481, 3313.482, 3313.50, 3313.536, 3313.539, 3313.5310,	1520
3313.608, 3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020,	1521
3313.6021, 3313.61, 3313.611, 3313.614, 3313.615, 3313.643,	1522
3313.648, 3313.6411, 3313.66, 3313.661, 3313.662, 3313.666,	1523
3313.667, 3313.668, 3313.67, 3313.671, 3313.672, 3313.673,	1524
3313.69, 3313.71, 3313.716, 3313.718, 3313.719, 3313.7112,	1525
3313.721, 3313.80, 3313.801, 3313.814, 3313.816, 3313.817,	1526
3313.86, 3313.89, 3313.96, 3319.073, <u>3319.0812,</u> 3319.21,_	1527
<u>3319.318,</u> 3319.32, 3319.321, 3319.35, 3319.39, 3319.391,	1528
<u>3319.393, 3319.394, </u> 3319.41, 3319.45, 3319.46, 3321.01,	1529
3321.041, 3321.05, 3321.13, 3321.14, 3321.17, 3321.18, 3321.19,	1530
3321.191, 3327.10, 4111.17, 4113.52, and 5705.391 and Chapters	1531
102., 117., 1347., 2744., 3307., 3309., 3365., 3742., 4112.,	1532
4123., 4141., and 4167. of the Revised Code as if it were a	1533
school district.	1534

Sec. 3328.18. (A) As used in this section, "license" has1535the same meaning as in section 3319.31 of the Revised Code.1536

(B) If a person who is employed by a college-preparatory 1537 boarding school established under this chapter or its operator 1538 is arrested, summoned, or indicted for an alleged violation of 1539 an offense listed in division (C) of section 3319.31 of the 1540 Revised Code, if the person holds a license, or an offense 1541 listed in division (B)(1) of section 3319.39 of the Revised 1542 Code, if the person does not hold a license, the chief 1543 administrator of the school in which that person works shall 1544 suspend that person from all duties that require the care, 1545 custody, or control of a child during the pendency of the 1546 criminal action against the person. If the person who is 1547 arrested, summoned, or indicted for an alleged violation of an 1548 offense listed in division (C) of section 3319.31 or division 1549

(B) (1) of section 3319.39 of the Revised Code is the chief
administrator of the school, the board of trustees of the school
shall suspend the chief administrator from all duties that
require the care, custody, or control of a child.

(C) When a person who holds a license is suspended in 1554 accordance with this section, the chief administrator or board 1555 that imposed the suspension promptly shall report the person's 1556 suspension to the department of education. The report shall 1557 include the offense for which the person was arrested, summoned, 1558 or indicted. The superintendent of public instruction, on behalf 1559 of the state board of education, shall inactivate the person's 1560 license. The inactivation shall remain in force during the 1561 pendency of the criminal action against the person. The 1562 inactivation of a license under this division does not 1563 constitute a suspension or revocation of the license by the 1564 state board under section 3319.31 of the Revised Code and the 1565 state board and the state superintendent need not provide the 1566 person with an opportunity for a hearing with respect to the 1567 inactivation. If the state board does not take action against 1568 the person's license under section 3319.31 of the Revised Code, 1569 the state superintendent shall reactivate the license upon 1570 conclusion of the criminal action against the person. 1571

Sec. 3328.24. A college-preparatory boarding school 1572 established under this chapter and its board of trustees shall 1573 comply with sections 102.02, 3301.0710, 3301.0711, 3301.0712, 1574 3301.0714, 3301.0729, 3301.948, 3313.536, 3313.6013, 3313.6021, 1575 3313.6411, 3313.7112, 3313.721, 3313.89, 3319.0812, 3319.318, 1576 3319.39, 3319.391, 3319.393, 3319.394, and 3319.46 and Chapter 1577 3365. of the Revised Code as if the school were a school 1578 district and the school's board of trustees were a district 1579 board of education. 1580

Sec. 5153.176. As used in this section, "license" has the1581same meaning as in section 3319.31 of the Revised Code.1582

(A) Notwithstanding division (I) (1) of section 2151.421, 1583 section 5153.17, or any other section of the Revised Code 1584 pertaining to confidentiality, the director of a public children 1585 services agency shall promptly provide to the superintendent of 1586 public instruction information regarding the agency's 1587 investigation of a report of child abuse or neglect made 1588 pursuant to section 2151.421 of the Revised Code involving a 1589 person who holds a license issued by the state board of 1590 education where the agency has determined that child abuse or 1591 neglect occurred and that abuse or neglect is related to the 1592 person's duties and responsibilities under the license. The 1593 information provided by the director shall include the 1594 following: 1595

(1) A summary of the nature of the allegations contained
in the report of which the person is the subject and the final
disposition of the investigation conducted in response to that
report or, if the investigation is not complete, the status of
the investigation;

(2) Upon written request of the superintendent of public
instruction, the additional information described in division
(C) of this section regarding the agency's investigation of the
report, unless the prosecuting attorney of the county served by
the agency determines that such information may not be released
pursuant to division (B) of this section.

(B) Upon receipt of a written request from the
superintendent of public instruction for the additional
information described in division (C) of this section, the
director shall determine if the prosecuting attorney of the

county served by the public children services agency intends to 1611 prosecute the subject of the report based on the allegations 1612 contained in the report. If the prosecuting attorney intends to 1613 prosecute the subject of the report, the prosecuting attorney 1614 shall determine the information described in division (C) of 1615 this section that may be released, if any, and shall provide the 1616 director with written authorization to release the information 1617 so determined. The director shall provide the superintendent of 1618 public instruction with any information described in division 1619 (C) of this section that the prosecuting attorney determines may 1620 be released, but in no case shall the director provide any 1621 information that the prosecuting attorney determines shall not 1622 be released. If the prosecuting attorney does not intend to 1623 prosecute the subject of the report, the prosecuting attorney 1624 shall notify the director of that fact and the director shall 1625 provide all of the information described in division (C) of this 1626 section to the superintendent of public instruction. 1627

(C) In accordance with division (B) of this section, the
director shall provide information to the superintendent of
public instruction regarding the public children services
agency's investigation of the report described in division (A)
of this section, including, but not limited to, the following:

(1) The following information about the alleged childvictim of the abuse or neglect:1634

(a)	Full name;	1635
(b)	Date of birth;	1636
(C)	Address and telephone number;	1637
(d)	Grade level;	1638
(e)	Name and contact information of the child's parent,	1639

guardian, or legal custodian;

(f) Name and contact information of any medical facility 1641 that provided treatment to the child, if the child was injured 1642 in connection with the abuse or neglect and if that information 1643 is available; 1644

(g) A summary of interviews with the child or, if an 1645 entity other than the agency conducted the interviews, the 1646 contact information for that entity. The summary shall include 1647 an accounting of the facts and circumstances of the alleged 1648 abuse or neglect, including, but not limited to, the time and 1649 place that the abuse or neglect occurred. 1650

(h) Copies of any written correspondence between the child
and the alleged perpetrator of the abuse or neglect that was
used by the agency to determine that abuse or neglect occurred,
the release of which is not otherwise prohibited by law.

(2) The following information about the allegedperpetrator of the abuse or neglect:1656

(a) Full name;(b) Date of birth;1658

(d) Name of school district and school building that 1660

(c) Address and telephone number;

employed the alleged perpetrator at the time the report was 1661 made; 1662

(e) Name and contact information of any medical facility
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that provided treatment to the alleged perpetrator, if the
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alleged perpetrator was injured in connection with the abuse or
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neglect and if that information is available;

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(f) A summary of interviews with the alleged perpetrator
or, if an entity other than the agency conducted the interviews,
the contact information for that entity. The summary shall
include an accounting of the facts and circumstances of the
alleged abuse or neglect, including, but not limited to, the
time and place that the abuse or neglect occurred.

(g) Copies of any written correspondence between the
alleged child victim and the alleged perpetrator that was used
by the agency to determine that abuse or neglect occurred, the
release of which is not otherwise prohibited by law;

(h) If the alleged perpetrator has been the subject of any 1677 previous reports made pursuant to section 2151.421 of the 1678 Revised Code where the agency determined that physical or sexual 1679 child abuse occurred, a summary of the chronology of those 1680 reports; the final disposition of the investigations conducted 1681 in response to those reports, or if an investigation is not 1682 complete, the status of that investigation; and any underlying 1683 documentation concerning those reports. 1684

(3) The following information about each person, other
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than the alleged child victim and the alleged perpetrator, whom
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the agency has determined to be important to the investigation,
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except that the information shall not be provided about the
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person who made the report unless that person grants written
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permission for the director to release the information:

(a) Full name; 1691

(b) Address and telephone number; 1692

(c) If the person has been interviewed regarding the
alleged abuse or neglect, a summary of those interviews or, if
an entity other than the agency conducted the interviews, the
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contact information for such entity.

(D) Upon provision of any information to the	1697
superintendent of public instruction under this section, the	1698
director shall notify the superintendent of both of the	1699
following:	1700

(1) That the information is confidential; 1701

(2) That unauthorized dissemination of the information is
a violation of division (I)(2) of section 2151.421 and section
3319.311 of the Revised Code and any person who permits or
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encourages unauthorized dissemination of the information is
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guilty of a misdemeanor of the fourth degree pursuant to section
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2151.99 of the Revised Code.

If the director determines that the superintendent of 1708 public instruction or any person involved in the conduct of an 1709 investigation under section 3319.311 of the Revised Code 1710 committed, caused, permitted, or encouraged the unauthorized 1711 dissemination of any information provided under this section, 1712 the director shall provide written notification of the 1713 unauthorized dissemination to the prosecuting attorney of the 1714 county or the village solicitor, city director of law, or 1715 similar chief legal officer of the municipal corporation in 1716 which the unauthorized dissemination occurred. A copy of the 1717 notification shall be retained in the investigative record 1718 maintained by the public children services agency. 1719

(E) The director shall include documentation of the 1720
 information provided to the superintendent of public instruction 1721
 under this section in the investigative record maintained by the 1722
 public children services agency. The documentation shall include 1723
 the following: 1724

(1) A list of the information provided;

(2) The date the information was provided; 1726 (3) If the superintendent of public instruction designates 1727 a person to receive the information on the superintendent's 1728 behalf, the name of that person; 1729 (4) The reason for providing the information; 1730 (5) If written authorization to provide the information is 1731 required from the prosecuting attorney under division (B) of 1732 this section, a copy of that authorization. 1733 (F) No director of a public children services agency shall 1734 knowingly fail to comply with division (A) or (C) of this 1735 section. 1736 (G) A director of a public children services agency who 1737

provides information to the superintendent of public instruction 1738 in accordance with this section in good faith shall be immune 1739 from any civil or criminal liability that otherwise might be 1740 incurred or imposed for injury, death, or loss to person or 1741 property as a result of the provision of that information. 1742

(H) Notwithstanding any provision to the contrary in
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Chapter 4117. of the Revised Code, the provisions of this
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section prevail over any conflicting provisions of a collective
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bargaining agreement or contract for employment entered into
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after March 30, 2007.

Section 2. That existing sections 2953.25, 3314.03,17483314.101, 3319.151, 3319.227, 3319.31, 3319.311, 3319.313,17493319.316, 3319.40, 3319.99, 3326.081, 3326.11, 3328.18, 3328.24,1750and 5153.176 of the Revised Code are hereby repealed.1751

Section 3. The General Assembly, applying the principle 1752

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stated in division (B) of section 1.52 of the Revised Code that 1753 amendments are to be harmonized if reasonably capable of 1754 simultaneous operation, finds that the following sections, 1755 presented in this act as composites of the sections as amended 1756 by the acts indicated, are the resulting versions of the 1757 sections in effect prior to the effective date of the sections 1758 as presented in this act: 1759 1760 Section 3314.03 of the Revised Code, as amended by both Sub. H.B. 21 and Am. Sub. S.B. 216 of the 132nd General 1761 Assembly. 1762

Section 3328.24 of the Revised Code, as amended by both1763Am. Sub. H.B. 410 and Sub. S.B. 3 of the 131st General Assembly.1764