**Reviewed As To Form By** Legislative Service Commission

## I\_133\_0672-7

**133rd General Assembly Regular Session** 2019-2020

Sub. H. B. No. 123

# A BILL

То	amend sections 149.433, 3313.536, 3313.60,	1
	3313.951, 3314.03, 3319.073, 3319.31, 3326.11,	2
	3328.24, and 3737.73; to amend, for the purpose	3
	of adopting a new section number as indicated in	4
	parentheses, section 3313.536 (5502.262); and to	5
	enact sections 3301.221, 3313.669, 3313.6610,	6
	3313.6611, and 5502.263 of the Revised Code and	7
	to amend Section 221.30 of H.B. 166 of the 133rd	8
	General Assembly to enact the "Safety and	9
	Violence Education Students (SAVE Students) Act"	10
	regarding school security and youth suicide	11
	awareness education and training and to specify	12
	which public schools are eligible for school	13
	safety training grants.	14

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

Section 1. That sections 149.433, 3313.536, 3313.60,	15
3313.951, 3314.03, 3319.073, 3319.31, 3326.11, 3328.24, and	16
3737.73 be amended; section 3313.536 (5502.262) be amended for	17
the purpose of adopting a new section number as indicated in	18



parentheses; and sections 3301.221, 3313.669, 3313.6610, 19 3313.6611, and 5502.263 of the Revised Code be enacted to read 20 as follows: 21 Sec. 149.433. (A) As used in this section: 22 "Act of terrorism" has the same meaning as in section 23 2909.21 of the Revised Code. 24 "Express statement" means a written statement 25 substantially similar to the following: "This information is 26 voluntarily submitted to a public office in expectation of 27 protection from disclosure as provided by section 149.433 of the 28 Revised Code." 29 "Infrastructure record" means any record that discloses 30 the configuration of critical systems including, but not limited 31 to, communication, computer, electrical, mechanical, 32 ventilation, water, and plumbing systems, security codes, or the 33 infrastructure or structural configuration of a building. 34 "Infrastructure record" includes a risk assessment of 35 infrastructure performed by a state or local law enforcement 36 agency at the request of a property owner or manager. 37 "Infrastructure record" does not mean a simple floor plan 38 that discloses only the spatial relationship of components of 39 40 the building. "Security record" means any of the following: 41 (1) Any record that contains information directly used for 42 43 protecting or maintaining the security of a public office against attack, interference, or sabotage; 44

(2) Any record assembled, prepared, or maintained by a45public office or public body to prevent, mitigate, or respond to46

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acts of terrorism, including any of the following:

(a) Those portions of records containing specific and
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unique vulnerability assessments or specific and unique response
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plans either of which is intended to prevent or mitigate acts of
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terrorism, and communication codes or deployment plans of law
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enforcement or emergency response personnel;
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(b) Specific intelligence information and specific
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 investigative records shared by federal and international law
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 enforcement agencies with state and local law enforcement and
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 public safety agencies;
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(c) National security records classified under federal
executive order and not subject to public disclosure under
federal law that are shared by federal agencies, and other
records related to national security briefings to assist state
and local government with domestic preparedness for acts of
terrorism.

(3) An emergency management plan adopted pursuant to
 63 section 3313.536 5502.262 of the Revised Code.
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(B) (1) A record kept by a public office that is a security record is not a public record under section 149.43 of the Revised Code and is not subject to mandatory release or disclosure under that section.

(2) A record kept by a public office that is an
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infrastructure record of a public office, public school, or a
chartered nonpublic school is not a public record under section
149.43 of the Revised Code and is not subject to mandatory
release or disclosure under that section.
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(3) A record kept by a public office that is an74infrastructure record of a private entity may be exempted from75

release or disclosure under division (C) of this section. 76 (C) A record prepared by, submitted to, or kept by a 77 public office that is an infrastructure record of a private 78 entity, which is submitted to the public office for use by the 79 public office, when accompanied by an express statement, is 80 exempt from release or disclosure under section 149.43 of the 81 Revised Code for a period of twenty-five years after its 82 creation if it is retained by the public office for that length 83 of time. 84 (D) Notwithstanding any other section of the Revised Code, 85 disclosure by a public office, public employee, chartered 86 nonpublic school, or chartered nonpublic school employee of a 87 security record or infrastructure record that is necessary for 88 construction, renovation, or remodeling work on any public 89 building or project or chartered nonpublic school does not 90 constitute public disclosure for purposes of waiving division 91 (B) of this section and does not result in that record becoming 92 a public record for purposes of section 149.43 of the Revised 93 Code. 94 Sec. 3301.221. (A) As used in this section and section 95 3313.60 of the Revised Code, "evidence-based" means a program or 96 practice that does either of the following: 97 (1) Demonstrates a rationale based on high-quality 98 research findings or positive evaluation that such a program or 99 practice is likely to improve relevant outcomes and includes 100 ongoing efforts to examine the effects of the program or 101 102 practice; (2) Has a statistically significant effect on relevant 103

(a) Strong evidence from at least one well-designed and 105 well-implemented experimental study; 106 (b) Moderate evidence from at least one well-designed and 107 well-implemented <u>quasi-experimental study; or</u> 108 (c) Promising evidence from at least one well-designed and 109 well-implemented correlation study with statistical controls for 110 selection bias. 111 (B) The department of education, in consultation with the 112 department of public safety and the department of mental health 113 and addiction services, shall maintain a list of approved 114 training programs, to be posted on the department of education's 115 web site, for instruction in suicide awareness and prevention 116 and violence prevention as prescribed under division (A)(5)(h) 117 of section 3313.60 and division (D) of section 3319.073 of the 118 Revised Code. The list of approved training programs shall 119 120 include at least one option that is free or of no cost to schools. The approved training programs shall be evidence-based 121 and include the following: 122 (1) How to instruct school personnel to identify the signs 123 and symptoms of depression, suicide, and self-harm in students; 124 (2) How to instruct students to identify the signs and 125 symptoms of depression, suicide, and self-harm in their peers; 126 (3) How to identify appropriate mental health services 127 within schools and within larger communities, and when and how 128 to refer youth and their families to those services; 129 (4) How to teach students about mental health and 130 depression, warning signs of suicide, and the importance of and 131 processes for seeking help on behalf of self and peers and 132 reporting of these behaviors; 133

(5) How to identify observable warning signs and signals	134
of individuals who may be a threat to themselves or others;	135
(6) The importance of taking threats seriously and seeking	136
help;	137
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(7) How students can report dangerous, violent,	138
threatening, harmful, or potentially harmful activity, including	139
the use of the district's chosen anonymous reporting program.	140
(C) The department of education, in consultation with the	141
department of mental health and addiction services, shall	142
maintain a list of approved training programs, to be posted on	143
the department of education's web site, for instruction in	144
social inclusion as prescribed by division (A)(5)(i) of section	145
3313.60 of the Revised Code. The list of approved training	146
programs shall include at least one option that is free or of no	147
cost to schools. The approved training programs shall be	148
evidence-based and include the following:	149
(1) What social isolation is and how to identify it in	150
others;	151
(2) What social inclusion is and the importance of	152
establishing connections with peers;	153
(3) When and how to seek help for peers who may be	154
socially isolated;	155
(4) How to utilize strategies for more social inclusion in	156
classrooms and the school community.	157
Sec. 3313.60. Notwithstanding division (D) of section	158
3311.52 of the Revised Code, divisions (A) to (E) of this	159
section do not apply to any cooperative education school	160
district established pursuant to divisions (A) to (C) of section	161

3311.52 of the Revised Code.

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

(1) The language arts, including reading, writing,spelling, oral and written English, and literature;171

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

(3) Mathematics;

(4) Natural science, including instruction in the 179conservation of natural resources; 180

(5) Health education, which shall include instruction in: 181

(a) The nutritive value of foods, including natural and
organically produced foods, the relation of nutrition to health,
and the use and effects of food additives;

(b) The harmful effects of and legal restrictions against185the use of drugs of abuse, alcoholic beverages, and tobacco;186

(c) Venereal disease education, except that upon written
request of the student's parent or guardian, a student shall be
excused from taking instruction in venereal disease education;
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Page 7

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(d) In grades kindergarten through six, instruction in
personal safety and assault prevention, except that upon written
request of the student's parent or guardian, a student shall be
excused from taking instruction in personal safety and assault
prevention;

(e) In grades seven through twelve, age-appropriate
instruction in dating violence prevention education, which shall
include instruction in recognizing dating violence warning signs
and characteristics of healthy relationships.

In order to assist school districts in developing a dating 199 violence prevention education curriculum, the department of 200 education shall provide on its web site links to free curricula 201 addressing dating violence prevention. 202

If the parent or legal guardian of a student less than 203 eighteen years of age submits to the principal of the student's 204 school a written request to examine the dating violence 205 prevention instruction materials used at that school, the 206 principal, within a reasonable period of time after the request 207 is made, shall allow the parent or guardian to examine those 208 materials at that school. 209

(f) Prescription opioid abuse prevention, with an emphasis
on the prescription drug epidemic and the connection between
prescription opioid abuse and addiction to other drugs, such as
heroin;

(g) The process of making an anatomical gift under Chapter
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2108. of the Revised Code, with an emphasis on the life-saving
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and life-enhancing effects of organ and tissue donation;
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(h) Beginning with	the first day of the next school year	217
that begins at least two	years after the effective date of this	218

amendment, in grades six through twelve, at least one hour or	219
one standard class period per school year of evidence-based	220
suicide awareness and prevention and at least one hour or one	221
standard class period per school year of safety training and	222
violence prevention, except that upon written request of the	223
student's parent or guardian, a student shall be excused from	224
taking instruction in suicide awareness and prevention or safety	225
training and violence prevention;	226
(i) Beginning with the first day of the next school year	227
that begins at least two years after the effective date of this	228
amendment, in grades six through twelve, at least one hour or	229
one standard class period per school year of evidence-based	230
social inclusion instruction, except that upon written request	231
of the student's parent or guardian, a student shall be excused	232
from taking instruction in social inclusion.	233
For the instruction required under divisions (A)(5)(h) and	234
(i) of this section, the board shall use a training program	235
approved by the department of education under section 3301.221	236
of the Revised Code.	237
Schools may use student assemblies, digital learning, and	238
homework to satisfy the instruction requirements under divisions	239
(A) (5) (h) and (i) of this section.	240
(6) Physical education;	241
(7) The fine arts, including music;	242
(8) First aid, including a training program in	243
cardiopulmonary resuscitation, which shall comply with section	244
3313.6021 of the Revised Code when offered in any of grades nine	245
through twelve, safety, and fire prevention. However, upon	246
written request of the student's parent or guardian, a student	247

shall be excused from taking instruction in cardiopulmonary 248
resuscitation. 249

(B) Except as provided in division (E) of this section, 250 every school or school district shall include in the 251 requirements for promotion from the eighth grade to the ninth 252 grade one year's course of study of American history. A board 253 may waive this requirement for academically accelerated students 254 who, in accordance with procedures adopted by the board, are 255 able to demonstrate mastery of essential concepts and skills of 256 the eighth grade American history course of study. 257

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

(D) Except as provided in division (E) of this section, 263 basic instruction or demonstrated mastery in geography, United 264 States history, the government of the United States, the 265 government of the state of Ohio, local government in Ohio, the 266 Declaration of Independence, the United States Constitution, and 267 the Constitution of the state of Ohio shall be required before 268 pupils may participate in courses involving the study of social 269 problems, economics, foreign affairs, United Nations, world 270 government, socialism, and communism. 271

(E) For each cooperative education school district
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established pursuant to section 3311.521 of the Revised Code and
each city, exempted village, and local school district that has
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territory within such a cooperative district, the curriculum
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adopted pursuant to divisions (A) to (D) of this section shall
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only include the study of the subjects that apply to the grades
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operated by each such school district. The curriculums for such 278 schools, when combined, shall provide to each student of these 279 districts all of the subjects required under divisions (A) to 280 (D) of this section. 281

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

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

(1) Any survey or questionnaire, prior to its291administration to the child;292

(2) Any textbook, workbook, software, video, or otherinstructional materials being used by the district in connectionwith the instruction of the child;

(3) Any completed and graded test taken or survey or296questionnaire filled out by the child;297

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

Sec. 3313.669. (A) Beginning not later than two years302after the effective date of this section, each local, city,303exempted village, and joint vocational school district shall304create a threat assessment team for each school building in the305district serving grades six through twelve. Upon appointment and306

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once every three years thereafter, each team member shall	307
complete an approved threat assessment training program from the	308
list maintained by the department of public safety pursuant to	309
section 5502.263 of the Revised Code.	310
(B)(1) If a school building has a similarly constituted	311
safety team as of the effective date of this section, that team	312
also may serve as the threat assessment team, provided that the	313
team and each member comply with the requirements of this	314
section.	315
(2) If members of a team described in division (B)(1) of	316
this section that have completed a training program in the year	317
immediately preceding the implementation date specified in	318
division (A) of this section that later is approved by the	319
department, the team members shall not be required to complete	320
the training program for two years after the implementation	321
date. A new member that joins a team described in division (B)	322
(2) of this section shall complete an approved training program	323
upon appointment.	324
(C) Each district building shall include proof of	325
completion of an approved training program by each team member	326
in the building's emergency management plan submission to the	327
director of public safety in accordance with rules adopted under	328
division (F) of section 5502.262 of the Revised Code. Each team	329
shall be multidisciplinary, when possible, and may include	330
school administrators, mental health professionals, school	331
resource officers, and other necessary personnel.	332
(D) A school or school district, member of a district	333
board of education or governing authority, or a district or	334
school employee, including a school threat assessment team	335
member, is not liable in damages in a civil action for injury,	336

death, or loss to person or property allegedly arising from a	337
team member's execution of duties related to school safety	338
unless the team member's act or omission constitutes willful or	339
wanton misconduct.	340
This section does not eliminate, limit, or reduce any	341
other immunity or defense that a school or school district,	342
member of a district board or governing authority, or district	343
or school employee, including a threat assessment team member,	344
may be entitled to under Chapter 2744. or any other provision of	345
the Revised Code or under the common law of this state.	346
Sec. 3313.6610. (A) Beginning with the first full school	347
year that begins after the effective date of this section, each	348
local, city, exempted village, and joint vocational school	349
district shall register with the SaferOH tip line operated by	350
the department of public safety or enter into an agreement with	351
an anonymous reporting program of the district's choosing. The	352
reporting program shall meet the following requirements:	353
(1) Operate twenty-four hours per day, seven days per	354
week;	355
(2) Forward reported information to and coordinate with	356
the appropriate school threat assessment teams and law	357
enforcement and public safety agencies required under the	358
school's emergency management plan developed under section	359
5502.262 of the Revised Code;	360
(3) Be promoted in each district school to inform students	361
about the reporting program and its reporting methods;	362
(4) Comply with sections 149.433 and 3319.321 of the	363
Revised Code and the "Family Educational Rights and Privacy Act	364
<u>of 1974," 20 U.S.C. 1232g.</u>	365

Each district that enters into an agreement with an	366
anonymous report program provider shall specify in the agreement	367
that the provider shall annually submit a report to the	368
department of public safety and the department of education of	369
the number of anonymous reports made through the reporting	370
program and the method by which they were received,	371
disaggregated by school.	372
(B) Each district shall submit data to the department of	373
education, in a manner prescribed by the department, and the	374
department of public safety at the end of the first full school	375
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year of the district's participation in the SaferOH tip line or	
an alternative anonymous reporting program, and at the end of	377
each school year thereafter, disaggregated by school. The data	378
shall include the following:	379
(1) The number and type of disciplinary actions taken in	380
the previous school year as a result of anonymous reports;	381
(2) The number and type of mental wellness referrals as a	382
result of anonymous reports;	383
(3) The race and gender of the students subject to the	384
disciplinary actions and mental wellness referrals as a result	385
of anonymous reports;	386
(4) Any other information the department of education or	387
the department of public safety determines necessary.	388
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(C) Any data collected by the SaferOH tip line or an	389
anonymous reporting program or reported to the department of	390
education or department of public safety pursuant to this	391
section are security records and are not public records pursuant	392
to section 149.433 of the Revised Code.	393
Sec. 3313.6611. (A) Each local, city, exempted village,	394

and joint vocational school district shall designate a student-	395
led violence prevention club for each school building in the	396
district serving grades six through twelve. Each club shall do	397
the following:	398
(1) Be open to all members of the student body;	399
(2) Have at least one identified adult advisor;	400
(3) Implement and sustain suicide and violence prevention	401
and social inclusion training and awareness activities in a	402
manner consistent with section 3301.221 of the Revised Code;	403
(4) Foster opportunities for student leadership	404
development.	405
(B) If a school building already has a student club that	406
satisfies the requirements of divisions (A)(1) and (2) of this	407
section on the effective date of this section, that club may	408
serve as the violence prevention club, provided that it also	409
satisfies the requirements of divisions (A)(3) and (4) of this	410
section thereafter.	411
Sec. 3313.951. (A) As used in this section:	412
(1) "Law enforcement agency" has the same meaning as in	413
section 149.435 of the Revised Code.	414
(2) "Peace officer" has the same meaning as in division	415
(A)(1) of section 109.71 of the Revised Code.	416
(3) "School resource officer" means a peace officer who is	417
appointed through a memorandum of understanding between a law	418
enforcement agency and a school district to provide services to	419
a school district or school as described in this section.	420
(B)(1) A school resource officer who provides services to	421

a school district or school on or after November 2, 2018, shall, 422 except as described in division (B)(2) of this section, satisfy 423 both of the following conditions: 424 (a) Complete a basic training program approved by the Ohio 425 peace officer training commission, as described in division (B) 426 (1) of section 109.77 of the Revised Code; 427 (b) Complete at least forty hours of school resource 428 officer training within one year after appointment to provide 429 those services through one of the following entities, as 430 approved by the Ohio peace officer training commission: 431 (i) The national association of school resource officers; 432 (ii) The Ohio school resource officer association; 433 (iii) The Ohio peace officer training academy. 434 (2) A school resource officer who is appointed to provide 435 services to a school district or school prior to November 2, 436 2018, shall be exempt from compliance with the training 437 requirements prescribed in division (B)(1)(b) of this section. 438 (3) A certified training program provided by an entity 439 described in division (B)(1)(b) of this section shall include 440 instruction regarding skills, tactics, and strategies necessary 441 to address the specific nature of all of the following: 442 (a) School campuses; 443 (b) School building security needs and characteristics; 444 (c) The nuances of law enforcement functions conducted 445 inside a school environment, including: 446 (i) Understanding the psychological and physiological 447

characteristics consistent with the ages of the students in the

Page 16

assigned building or buildings; 449 (ii) Understanding the appropriate role of school resource 450 officers regarding discipline and reducing the number of 451 referrals to juvenile court; and 452 (iii) Understanding the use of developmentally appropriate 4.5.3 interview, interrogation, de-escalation, and behavior management 454 455 strategies. 456 (d) The mechanics of being a positive role model for youth, including appropriate communication techniques which 457 enhance interactions between the school resource officer and 458 459 students; (e) Providing assistance on topics such as classroom 460 management tools to provide law-related education to students 461 and methods for managing the behaviors sometimes associated with 462 educating children with special needs; 463 (f) The mechanics of the laws regarding compulsory 464 attendance, as set forth in Chapter 3321. of the Revised Code; 465

(g) Identifying the trends in drug use, eliminating the
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 instance of drug use, and encouraging a drug-free environment in
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 schools.
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(4) The Ohio peace officer training commission shall adopt
rules, in accordance with Chapter 119. of the Revised Code, for
the approval of school resource officer training provided by an
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entity described in division (B) (1) (b) of this section.

(C) (1) If a school district decides to utilize school
resource officer services, the school district and the
appropriate law enforcement agency shall first enter into a
memorandum of understanding that clarifies the purpose of the

school resource officer program and roles and expectations 477 between the participating entities. If a school district is 478 already utilizing school resource officer services on November 479 2, 2018, the school district and the law enforcement agency 480 shall enter into a memorandum of understanding within one year 481 after November 2, 2018. 482 (2) Each memorandum of understanding shall address the 483 484 following items: (a) Clearly defined set of goals for the school resource 485 officer program; 486 (b) Background requirements or suggested expertise for 487 employing law enforcement in the school setting, including an 488 understanding of child and adolescent development; 489 (c) Professional development, including training 490 requirements that focus on age-appropriate practices for 491 conflict resolution and developmentally informed de-escalation 492 and crisis intervention methods; 493 (d) Clearly defined roles, responsibilities, and 494 expectations of the parties involved, including school resource 495 officers, law enforcement, school administrators, staff, and 496 teachers; 497 (e) A protocol for how suspected criminal activity versus 498 school discipline is to be handled; 499 (f) The requirement for coordinated crisis planning and 500 updating of school crisis plans; 501 (q) Any other discretionary items determined by the 502 parties to foster a school resource officer program that builds 503 positive relationships between law enforcement, school staff, 504

and the students, promotes a safe and positive learning 505 environment, and decreases the number of youth formally referred 506 to the juvenile justice system. 507

(3) A school district, through its school administration,
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may give students an opportunity to provide input during the
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drafting process of any memorandum of understanding being
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entered into pursuant to division (C) of this section.
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(D) (1) In accordance with the requirements prescribed in
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this section, a school resource officer may work in one or more
school districts or schools providing the following services:
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(a) Assistance with adoption, implementation, and
 amendment of the comprehensive emergency management plan
 required under section 3313.536 5502.262 of the Revised Code;
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(b) Carrying out any additional responsibilities assigned
 to the school resource officer under the employment engagement,
 contract, or memorandum of understanding, including but not
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 limited to:

(i) Providing a safe learning environment; 522

(ii) Providing valuable resources to school staff members;

(iii) Fostering positive relationships with students and 524
staff; 525

(iv) Developing strategies to resolve problems affectingyouth and protecting all students.527

(2) A school resource officer shall consult with local law
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enforcement officials and first responders when assisting a
school district's administrator in the development of a
comprehensive emergency management plan.
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(E) The school district or school administrator shall have532final decision-making authority regarding all matters of school533discipline.534

Sec. 3314.03. A copy of every contract entered into under 535 this section shall be filed with the superintendent of public 536 instruction. The department of education shall make available on 537 its web site a copy of every approved, executed contract filed 538 with the superintendent under this section. 539

(A) Each contract entered into between a sponsor and thegoverning authority of a community school shall specify the541following:542

(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, 2003.549

(2) The education program of the school, including the 550
school's mission, the characteristics of the students the school 551
is expected to attract, the ages and grades of students, and the 552
focus of the curriculum; 553

(3) The academic goals to be achieved and the method of
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(4) Performance standards, including but not limited to 558all applicable report card measures set forth in section 3302.03 559

Page 20

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or 3314.017 of the Revised Code, by which the success of the 560 school will be evaluated by the sponsor; 561 (5) The admission standards of section 3314.06 of the 562 Revised Code and, if applicable, section 3314.061 of the Revised 563 Code; 564 (6) (a) Dismissal procedures; 565 (b) A requirement that the governing authority adopt an 566 attendance policy that includes a procedure for automatically 567 withdrawing a student from the school if the student without a 568 legitimate excuse fails to participate in seventy-two 569 consecutive hours of the learning opportunities offered to the 570 student. 571 (7) The ways by which the school will achieve racial and 572 ethnic balance reflective of the community it serves; 573 (8) Requirements for financial audits by the auditor of 574 state. The contract shall require financial records of the 575 school to be maintained in the same manner as are financial 576 records of school districts, pursuant to rules of the auditor of 577 state. Audits shall be conducted in accordance with section 578 117.10 of the Revised Code. 579 (9) An addendum to the contract outlining the facilities 580 to be used that contains at least the following information: 581 (a) A detailed description of each facility used for 582 instructional purposes; 583 (b) The annual costs associated with leasing each facility 584 that are paid by or on behalf of the school; 585 (c) The annual mortgage principal and interest payments 586 that are paid by the school; 587

(d) The name of the lender or landlord, identified as 588 such, and the lender's or landlord's relationship to the 589 operator, if any. 590 (10) Qualifications of teachers, including a requirement 591 that the school's classroom teachers be licensed in accordance 592 with sections 3319.22 to 3319.31 of the Revised Code, except 593 that a community school may engage noncertificated persons to 594 teach up to twelve hours per week pursuant to section 3319.301 595 of the Revised Code. 596 597 (11) That the school will comply with the following requirements: 598 (a) The school will provide learning opportunities to a 599 minimum of twenty-five students for a minimum of nine hundred 600 twenty hours per school year. 601 (b) The governing authority will purchase liability 602 insurance, or otherwise provide for the potential liability of 603 the school. 604 (c) The school will be nonsectarian in its programs, 605 admission policies, employment practices, and all other 606 operations, and will not be operated by a sectarian school or 607 religious institution. 608 (d) The school will comply with sections 9.90, 9.91, 609 109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710, 610 3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, 3313.472, 611 3313.50, <del>3313.536,</del> 3313.539, 3313.5310, 3313.608, 3313.609, 612 3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020, 613 3313.6024, 3313.643, 3313.648, 3313.6411, 3313.66, 3313.661, 614 3313.662, 3313.666, 3313.667, 3313.668, <u>3313.669, 3313.6610</u>, 615 <u>3313.6611,</u> 3313.67, 3313.671, 3313.672, 3313.673, 3313.69, 616

3313.71, 3313.716, 3313.718, 3313.719, 3313.7112, 3313.721, 617 3313.80, 3313.814, 3313.816, 3313.817, 3313.818, 3313.86, 618 3313.89, 3313.96, 3319.073, 3319.321, 3319.39, 3319.391, 619 3319.41, 3319.46, 3321.01, 3321.041, 3321.13, 3321.14, 3321.141, 620 3321.17, 3321.18, 3321.19, 3321.191, 3327.10, 4111.17, 4113.52, 621 5502.262, and 5705.391 and Chapters 117., 1347., 2744., 3365., 622 3742., 4112., 4123., 4141., and 4167. of the Revised Code as if 623 it were a school district and will comply with section 3301.0714 624 625 of the Revised Code in the manner specified in section 3314.17 of the Revised Code. 626 627 (e) The school shall comply with Chapter 102. and section 2921.42 of the Revised Code. 628 (f) The school will comply with sections 3313.61, 629 3313.611, 3313.614, 3313.617, 3313.618, and 3313.6114 of the 630 Revised Code, except that for students who enter ninth grade for 631 the first time before July 1, 2010, the requirement in sections 632 3313.61 and 3313.611 of the Revised Code that a person must 633 successfully complete the curriculum in any high school prior to 634 receiving a high school diploma may be met by completing the 635 curriculum adopted by the governing authority of the community 636 school rather than the curriculum specified in Title XXXIII of 637 the Revised Code or any rules of the state board of education. 638 Beginning with students who enter ninth grade for the first time 639 on or after July 1, 2010, the requirement in sections 3313.61 640 and 3313.611 of the Revised Code that a person must successfully 641 complete the curriculum of a high school prior to receiving a 642 high school diploma shall be met by completing the requirements 643 prescribed in division (C) of section 3313.603 of the Revised 644 Code, unless the person qualifies under division (D) or (F) of 645 646

that section. Each school shall comply with the plan for646awarding high school credit based on demonstration of subject647

area competency, and beginning with the 2017-2018 school year, 648 with the updated plan that permits students enrolled in seventh 649 and eighth grade to meet curriculum requirements based on 650 subject area competency adopted by the state board of education 651 under divisions (J)(1) and (2) of section 3313.603 of the 6.52 Revised Code. Beginning with the 2018-2019 school year, the 653 school shall comply with the framework for granting units of 654 high school credit to students who demonstrate subject area 655 competency through work-based learning experiences, internships, 656 or cooperative education developed by the department under 657 division (J)(3) of section 3313.603 of the Revised Code. 658

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

(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
accordance with section 3317.141 and will comply with section
3319.111 of the Revised Code as if it were a school district.

(j) If the school operates a preschool program that is
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licensed by the department of education under sections 3301.52
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to 3301.59 of the Revised Code, the school shall comply with
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sections 3301.50 to 3301.59 of the Revised Code and the minimum 678 standards for preschool programs prescribed in rules adopted by 679 the state board under section 3301.53 of the Revised Code. 680

(k) The school will comply with sections 3313.6021 and
3313.6023 of the Revised Code as if it were a school district
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unless it is either of the following:
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(i) An internet- or computer-based community school;

(ii) A community school in which a majority of the
enrolled students are children with disabilities as described in
division (A) (4) (b) of section 3314.35 of the Revised Code.

(12) Arrangements for providing health and other benefits688to employees;689

(13) The length of the contract, which shall begin at the
beginning of an academic year. No contract shall exceed five
(E) of this section.

(14) The governing authority of the school, which shall be694responsible for carrying out the provisions of the contract;695

(15) A financial plan detailing an estimated school budget
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for each year of the period of the contract and specifying the
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total estimated per pupil expenditure amount for each such year.
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(16) Requirements and procedures regarding the disposition 699 of employees of the school in the event the contract is 700 terminated or not renewed pursuant to section 3314.07 of the 701 Revised Code; 702

(17) Whether the school is to be created by converting all
or part of an existing public school or educational service
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center building or is to be a new start-up school, and if it is
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Page 25

a converted public school or service center building, 706 specification of any duties or responsibilities of an employer 707 that the board of education or service center governing board 708 that operated the school or building before conversion is 709 delegating to the governing authority of the community school 710 with respect to all or any specified group of employees provided 711 the delegation is not prohibited by a collective bargaining 712 agreement applicable to such employees; 713

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

(c) Permit the enrollment of students who reside in any728other district in the state.729

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

(21) A provision recognizing the sponsor's authority to 734

Page 26

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assume the operation of a school under the conditions specified 735 in division (B) of section 3314.073 of the Revised Code; 736 (22) A provision recognizing both of the following: 737 (a) The authority of public health and safety officials to 738 inspect the facilities of the school and to order the facilities 739 closed if those officials find that the facilities are not in 740 compliance with health and safety laws and regulations; 741 742 (b) The authority of the department of education as the community school oversight body to suspend the operation of the 743 school under section 3314.072 of the Revised Code if the 744 department has evidence of conditions or violations of law at 745 the school that pose an imminent danger to the health and safety 746 of the school's students and employees and the sponsor refuses 747 to take such action. 748

(23) A description of the learning opportunities that will 749 be offered to students including both classroom-based and nonclassroom-based learning opportunities that is in compliance 751 with criteria for student participation established by the 752 department under division (H)(2) of section 3314.08 of the 753 Revised Code; 754

(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
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be taken by the sponsor of the school. However, the sponsor
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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
will open for operation not later than the thirtieth day of
September each school year, unless the mission of the school as
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specified under division (A)(2) of this section is solely to 764 serve dropouts. In its initial year of operation, if the school 765 fails to open by the thirtieth day of September, or within one 766 year after the adoption of the contract pursuant to division (D) 767 of section 3314.02 of the Revised Code if the mission of the 768 school is solely to serve dropouts, the contract shall be void. 769

(26) Whether the school's governing authority is planning 770 to seek designation for the school as a STEM school equivalent 771 under section 3326.032 of the Revised Code; 772

(27) That the school's attendance and participation 773 policies will be available for public inspection; 774

(28) That the school's attendance and participation 775 records shall be made available to the department of education, 776 auditor of state, and school's sponsor to the extent permitted 777 under and in accordance with the "Family Educational Rights and 778 Privacy Act of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended, 779 and any regulations promulgated under that act, and section 780 3319.321 of the Revised Code;

782 (29) If a school operates using the blended learning model, as defined in section 3301.079 of the Revised Code, all 783 of the following information: 784

(a) An indication of what blended learning model or models 785 will be used; 786

(b) A description of how student instructional needs will 787 be determined and documented; 788

(c) The method to be used for determining competency, 789 granting credit, and promoting students to a higher grade level; 790

791 (d) The school's attendance requirements, including how

the school will document participation in learning	792
opportunities;	793
(e) A statement describing how student progress will be	794
monitored;	795
(f) A statement describing how private student data will	796
be protected;	797
(g) A description of the professional development	798
activities that will be offered to teachers.	799
(30) A provision requiring that all moneys the school's	800
operator loans to the school, including facilities loans or cash	801
flow assistance, must be accounted for, documented, and bear	802
interest at a fair market rate;	803
(31) A provision requiring that, if the governing	804
authority contracts with an attorney, accountant, or entity	805
specializing in audits, the attorney, accountant, or entity	806
shall be independent from the operator with which the school has	807
contracted.	808
(32) A provision requiring the governing authority to	809
adopt an enrollment and attendance policy that requires a	810
student's parent to notify the community school in which the	811
student is enrolled when there is a change in the location of	812
the parent's or student's primary residence.	813
(33) A provision requiring the governing authority to	814
adopt a student residence and address verification policy for	815
students enrolling in or attending the school.	816
(B) The community school shall also submit to the sponsor	817
a comprehensive plan for the school. The plan shall specify the	818
following:	819

(1) The process by which the governing authority of the 820 school will be selected in the future; 821 (2) The management and administration of the school; 822 (3) If the community school is a currently existing public 823 school or educational service center building, alternative 824 arrangements for current public school students who choose not 825 to attend the converted school and for teachers who choose not 826 to teach in the school or building after conversion; 827 828 (4) The instructional program and educational philosophy of the school; 829 (5) Internal financial controls. 830 When submitting the plan under this division, the school 831 shall also submit copies of all policies and procedures 832 regarding internal financial controls adopted by the governing 833 authority of the school. 834 (C) A contract entered into under section 3314.02 of the 835 Revised Code between a sponsor and the governing authority of a 836 community school may provide for the community school governing 837 authority to make payments to the sponsor, which is hereby 838 authorized to receive such payments as set forth in the contract 839 between the governing authority and the sponsor. The total 840 amount of such payments for monitoring, oversight, and technical 841 assistance of the school shall not exceed three per cent of the 842 total amount of payments for operating expenses that the school 843 receives from the state. 844 (D) The contract shall specify the duties of the sponsor 845 which shall be in accordance with the written agreement entered 846

into with the department of education under division (B) of

section 3314.015 of the Revised Code and shall include the

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following:	849
(1) Monitor the community school's compliance with all	850
laws applicable to the school and with the terms of the	851
contract;	852
(2) Monitor and evaluate the academic and fiscal	853
performance and the organization and operation of the community	854
school on at least an annual basis;	855
(3) Report on an annual basis the results of the	856
evaluation conducted under division (D)(2) of this section to	857
the department of education and to the parents of students	858
enrolled in the community school;	859
(4) Provide technical assistance to the community school	860
in complying with laws applicable to the school and terms of the	861
contract;	862
(5) Take steps to intervene in the school's operation to	863
correct problems in the school's overall performance, declare	864
the school to be on probationary status pursuant to section	865

3314.073 of the Revised Code, suspend the operation of the866school pursuant to section 3314.072 of the Revised Code, or867terminate the contract of the school pursuant to section 3314.07868of the Revised Code as determined necessary by the sponsor;869

(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
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this section, the sponsor of a community school may, with the
approval of the governing authority of the school, renew that
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contract for a period of time determined by the sponsor, but not
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ending earlier than the end of any school year, if the sponsor

finds that the school's compliance with applicable laws and 878 terms of the contract and the school's progress in meeting the 879 academic goals prescribed in the contract have been 880 satisfactory. Any contract that is renewed under this division 881 remains subject to the provisions of sections 3314.07, 3314.072, 882 and 3314.073 of the Revised Code. 883

(F) If a community school fails to open for operation 884 within one year after the contract entered into under this 885 section is adopted pursuant to division (D) of section 3314.02 886 of the Revised Code or permanently closes prior to the 887 expiration of the contract, the contract shall be void and the 888 school shall not enter into a contract with any other sponsor. A 889 school shall not be considered permanently closed because the 890 operations of the school have been suspended pursuant to section 891 3314.072 of the Revised Code. 892

Sec. 3319.073. (A) The board of education of each city and 893 exempted village school district and the governing board of each 894 educational service center shall adopt or adapt the curriculum 895 developed by the department of education for, or shall develop 896 897 in consultation with public or private agencies or persons 898 involved in child abuse prevention or intervention programs, a program of in-service training in the prevention of child abuse, 899 violence, and substance abuse and the promotion of positive 900 youth development. Each person employed by any school district 901 or service center to work in a school as a nurse, teacher, 902 counselor, school psychologist, or administrator shall complete 903 at least four hours of the in-service training within two years 904 of commencing employment with the district or center, and every 905 five years thereafter. A person who is employed by any school 906 district or service center to work in an elementary school as a 907 nurse, teacher, counselor, school psychologist, or administrator 908

on March 30, 2007, shall complete at least four hours of the in-909 service training not later than March 30, 2009, and every five 910 years thereafter. A person who is employed by any school 911 district or service center to work in a middle or high school as 912 a nurse, teacher, counselor, school psychologist, or 913 administrator on October 16, 2009, shall complete at least four 914 hours of the in-service training not later than October 16, 915 2011, and every five years thereafter. 916

(B) Each board shall incorporate training in school safety 917 and violence prevention, including human trafficking content, 918 into the in-service training required by division (A) of this 919 section. For this purpose, the board shall adopt or adapt the 920 curriculum developed by the department or shall develop its own 921 curriculum in consultation with public or private agencies or 922 persons involved in school safety and violence prevention 923 programs. 924

(C) Each board shall incorporate training on the board's 925 harassment, intimidation, or bullying policy adopted under 926 section 3313.666 of the Revised Code into the in-service 927 training required by division (A) of this section. Each board 928 929 also shall incorporate training in the prevention of dating violence into the in-service training required by that division 930 for middle and high school employees. The board shall develop 931 its own curricula for these purposes. 932

(D) Each board shall incorporate training in youth suicide
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awareness and prevention into the in-service training required
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by division (A) of this section for each person employed by a
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school district or service center to work in a school as a
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nurse, teacher, counselor, school psychologist, or
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administrator, and any other personnel that the board determines
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appropriate. The board shall require each such person to undergo939training in youth suicide awareness and prevention programs once940every two years. For this purpose, the board shall adopt or941adapt the curriculum developed by the department <u>under section</u>942<u>3301.221 of the Revised Code or shall develop its own curriculum</u>943in consultation with public or private agencies or persons944involved in youth suicide awareness and prevention programs.945

The training completed under this division shall count 946 toward the satisfaction of requirements for professional 947 development required by the school district or service center 948 board, and the training may be accomplished through self-review 949 of suitable suicide prevention materials approved by the board. 950

Sec. 3319.31. (A) As used in this section and sections 951 3123.41 to 3123.50 and 3319.311 of the Revised Code, "license" 952 means a certificate, license, or permit described in this 953 chapter or in division (B) of section 3301.071 or in section 954 3301.074 of the Revised Code. 955

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

(1) Engaging in an immoral act, incompetence, negligence,
 or conduct that is unbecoming to the applicant's or person's
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 position;
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(2) A plea of guilty to, a finding of guilt by a jury or966court of, or a conviction of any of the following:967

this section: 969 (b) An offense of violence other than an offense of 970 violence listed in division (C) of this section; 971 (c) A theft offense, as defined in section 2913.01 of the 972 Revised Code, other than a theft offense listed in division (C) 973 of this section; 974 (d) A drug abuse offense, as defined in section 2925.01 of 975 the Revised Code, that is not a minor misdemeanor, other than a 976 drug abuse offense listed in division (C) of this section; 977 (e) A violation of an ordinance of a municipal corporation 978 that is substantively comparable to an offense listed in 979 divisions (B)(2)(a) to (d) of this section. 980 (3) A judicial finding of eligibility for intervention in 981 lieu of conviction under section 2951.041 of the Revised Code, 982 983 or agreeing to participate in a pre-trial diversion program under section 2935.36 of the Revised Code, or a similar 984 diversion program under rules of a court, for any offense listed 985 986 in division (B)(2) or (C) of this section; (4) Failure to comply with section 3313.536, 3314.40, 987 3319.313, 3326.24, 3328.19, or 5126.253, or 5502.262 of the 988 Revised Code. 989

(a) A felony other than a felony listed in division (C) of

(C) Upon learning of a plea of guilty to, a finding of
guilt by a jury or court of, or a conviction of any of the
offenses listed in this division by a person who holds a current
or expired license or is an applicant for a license or renewal
of a license, the state board or the superintendent of public
of the state board has delegated the duty pursuant
to division (D) of this section, shall by a written order revoke

Page 35

the person's license or deny issuance or renewal of the license997to the person. The state board or the superintendent shall998revoke a license that has been issued to a person to whom this999division applies and has expired in the same manner as a license1000that has not expired.1001

Revocation of a license or denial of issuance or renewal 1002 of a license under this division is effective immediately at the 1003 time and date that the board or superintendent issues the 1004 written order and is not subject to appeal in accordance with 1005 Chapter 119. of the Revised Code. Revocation of a license or 1006 denial of issuance or renewal of license under this division 1007 remains in force during the pendency of an appeal by the person 1008 of the plea of guilty, finding of guilt, or conviction that is 1009 the basis of the action taken under this division. 1010

The state board or superintendent shall take the action 1011 required by this division for a violation of division (B)(1), 1012 (2), (3), or (4) of section 2919.22 of the Revised Code; a 1013 violation of section 2903.01, 2903.02, 2903.03, 2903.04, 1014 2903.041, 2903.11, 2903.12, 2903.15, 2905.01, 2905.02, 2905.05, 1015 2905.11, 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 1016 2907.21, 2907.22, 2907.23, 2907.24, 2907.241, 2907.25, 2907.31, 1017 2907.311, 2907.32, 2907.321, 2907.322, 2907.323, 2907.33, 1018 2907.34, 2909.02, 2909.22, 2909.23, 2909.24, 2911.01, 2911.02, 1019 2911.11, 2911.12, 2913.44, 2917.01, 2917.02, 2917.03, 2917.31, 1020 2917.33, 2919.12, 2919.121, 2919.13, 2921.02, 2921.03, 2921.04, 1021 2921.05, 2921.11, 2921.34, 2921.41, 2923.122, 2923.123, 1022 2923.161, 2923.17, 2923.21, 2925.02, 2925.03, 2925.04, 2925.041, 1023 2925.05, 2925.06, 2925.13, 2925.22, 2925.23, 2925.24, 2925.32, 1024 2925.36, 2925.37, 2927.24, or 3716.11 of the Revised Code; a 1025 violation of section 2905.04 of the Revised Code as it existed 1026 prior to July 1, 1996; a violation of section 2919.23 of the 1027

Revised Code that would have been a violation of section 2905.041028of the Revised Code as it existed prior to July 1, 1996, had the1029violation been committed prior to that date; felonious sexual1030penetration in violation of former section 2907.12 of the1031Revised Code; or a violation of an ordinance of a municipal1032corporation that is substantively comparable to an offense1033listed in this paragraph.1034

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

(E) (1) If the plea of guilty, finding of guilt, or 1039 conviction that is the basis of the action taken under division 1040 (B) (2) or (C) of this section, or under the version of division 1041 (F) of section 3319.311 of the Revised Code in effect prior to 1042 September 12, 2008, is overturned on appeal, upon exhaustion of 1043 the criminal appeal, the clerk of the court that overturned the 1044 plea, finding, or conviction or, if applicable, the clerk of the 1045 court that accepted an appeal from the court that overturned the 1046 plea, finding, or conviction, shall notify the state board that 1047 the plea, finding, or conviction has been overturned. Within 1048 thirty days after receiving the notification, the state board 1049 shall initiate proceedings to reconsider the revocation or 1050 denial of the person's license in accordance with division (E) 1051 (2) of this section. In addition, the person whose license was 1052 revoked or denied may file with the state board a petition for 1053 reconsideration of the revocation or denial along with 1054 appropriate court documents. 1055

(2) Upon receipt of a court notification or a petition and1056supporting court documents under division (E) (1) of this1057

section, the state board, after offering the person an 1058 opportunity for an adjudication hearing under Chapter 119. of 1059 the Revised Code, shall determine whether the person committed 1060 the act in question in the prior criminal action against the 1061 person that is the basis of the revocation or denial and may 1062 continue the revocation or denial, may reinstate the person's 1063 license, with or without limits, or may grant the person a new 1064 license, with or without limits. The decision of the board shall 1065 be based on grounds for revoking, denying, suspending, or 1066 limiting a license adopted by rule under division (G) of this 1067 section and in accordance with the evidentiary standards the 1068 board employs for all other licensure hearings. The decision of 1069 the board under this division is subject to appeal under Chapter 1070 119. of the Revised Code. 1071

(3) A person whose license is revoked or denied under
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division (C) of this section shall not apply for any license if
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the plea of guilty, finding of guilt, or conviction that is the
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basis of the revocation or denial, upon completion of the
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criminal appeal, either is upheld or is overturned but the state
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board continues the revocation or denial under division (E) (2)
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of this section and that continuation is upheld on final appeal.

(F) The state board may take action under division (B) of
this section, and the state board or the superintendent shall
take the action required under division (C) of this section, on
the basis of substantially comparable conduct occurring in a
jurisdiction outside this state or occurring before a person
applies for or receives any license.

(G) The state board may adopt rules in accordance with
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Chapter 119. of the Revised Code to carry out this section and
section 3319.311 of the Revised Code.
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Sec. 3326.11. Each science, technology, engineering, and 1088 mathematics school established under this chapter and its 1089 governing body shall comply with sections 9.90, 9.91, 109.65, 1090 121.22, 149.43, 2151.357, 2151.421, 2313.19, 2921.42, 2921.43, 1091 3301.0714, 3301.0715, 3301.0729, 3301.948, 3313.14, 3313.15, 1092 3313.16, 3313.18, 3313.201, 3313.26, 3313.472, 3313.48, 1093 3313.481, 3313.482, 3313.50, <del>3313.536,</del> 3313.539, 3313.5310, 1094 3313.608, 3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020, 1095 3313.6021, 3313.6024, 3313.61, 3313.611, 3313.614, 3313.615, 1096 3313.617, 3313.618, 3313.6114, 3313.643, 3313.648, 3313.6411, 1097 3313.66, 3313.661, 3313.662, 3313.666, 3313.667, 3313.668, 1098 3313.669, 3313.6610, 3313.6611, 3313.67, 3313.671, 3313.672, 1099 3313.673, 3313.69, 3313.71, 3313.716, 3313.718, 3313.719, 1100 3313.7112, 3313.721, 3313.80, 3313.801, 3313.814, 3313.816, 1101 3313.817, 3313.818, 3313.86, 3313.89, 3313.96, 3319.073, 1102 3319.21, 3319.32, 3319.321, 3319.35, 3319.39, 3319.391, 3319.41, 1103 3319.45, 3319.46, 3321.01, 3321.041, 3321.05, 3321.13, 3321.14, 1104 3321.141, 3321.17, 3321.18, 3321.19, 3321.191, 3327.10, 4111.17, 1105 4113.52, 5502.262, and 5705.391 and Chapters 102., 117., 1347., 1106 2744., 3307., 3309., 3365., 3742., 4112., 4123., 4141., and 1107 4167. of the Revised Code as if it were a school district. 1108

Sec. 3328.24. A college-preparatory boarding school 1109 established under this chapter and its board of trustees shall 1110 comply with sections 102.02, 3301.0710, 3301.0711, 3301.0712, 1111 3301.0714, 3301.0729, 3301.948, <del>3313.536, </del>3313.6013, 3313.6021, 1112 3313.6024, 3313.617, 3313.618, 3313.6114, 3313.6411, 3313.668, 1113 <u>3313.669, 3313.6610, 3313.6611, 3</u>313.7112, 3313.721, 3313.89, 1114 3319.073, 3319.39, 3319.391, and 3319.46, and 5502.262 and 1115 Chapter 3365. of the Revised Code as if the school were a school 1116 district and the school's board of trustees were a district 1117 board of education. 1118

Sec. 3737.73. (A) No principal or person in charge of a 1119 public or private school or educational institution having an 1120 average daily attendance of twenty or more pupils, and no person 1121 in charge of any children's home or orphanage housing twenty or 1122 more minor persons, shall willfully neglect to instruct and 1123 train such children by means of drills or rapid dismissals, so 1124 that such children in a sudden emergency may leave the building 1125 in the shortest possible time without confusion. Except as 1126 provided for in division (F) of this section, the principal or 1127 person in charge of a school or educational institution shall 1128 conduct drills or rapid dismissals at least six times during the 1129 school year, pursuant to division (E) of this section, which 1130 shall be at the times and frequency prescribed in rules adopted 1131 by the fire marshal. The principal or person in charge of a 1132 children's home or orphanage shall conduct drills or rapid 1133 dismissals at least once each month while the home is in 1134 operation. In the case of schools, no principal or person in 1135 charge of a school shall willfully neglect to keep the doors and 1136 exits of such building unlocked during school hours. The fire 1137 marshal may order the immediate installation of necessary fire 1138 gongs or signals in such schools, institutions, or children's 1139 homes and enforce this division and divisions (B), (C)(3), and 1140 (F) of this section. 1141

(B) In conjunction with the drills or rapid dismissals 1142 required by division (A) or (F) of this section, whichever is 1143 applicable, principals or persons in charge of public or private 1144 primary and secondary schools, or educational institutions, 1145 shall instruct pupils in safety precautions to be taken in case 1146 of a tornado alert or warning. Such principals or persons in 1147 charge of such schools or institutions shall designate, in 1148 accordance with standards prescribed by the fire marshal, 1149

appropriate locations to be used to shelter pupils in case of a 1150 tornado, tornado alert, or warning. 1151

(C) (1) The fire marshal or the fire marshal's designee 1152 shall annually inspect each school, institution, home, or 1153 orphanage subject to division (A) or (F) of this section to 1154 determine compliance with the applicable division, and each 1155 school or institution subject to division (B) of this section to 1156 ascertain whether the locations comply with the standards 1157 prescribed under that division. Nothing in this section shall 1158 require a school or institution to construct or improve a 1159 facility or location for use as a shelter area. 1160

(2) The fire marshal or the fire marshal's designee shall
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issue a warning to any person found in violation of division
(A), (B), or (F) of this section. The warning shall indicate the
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specific violation and a date by which such violation shall be
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corrected.

(3) No person shall fail to correct violations by the dateindicated on a warning issued under division (C) (2) of thissection.

(D) (1) (a) The principal or person in charge of each public 1169 or private school or educational institution shall conduct 1170 1171 school safety drills at least three times during the school year, pursuant to division (E) of this section, to provide 1172 pupils with instruction in the procedures to follow in 1173 situations where pupils must be secured in the school building 1174 or rapidly evacuated in response to a threat to the school 1175 involving an act of terrorism; a person possessing a deadly 1176 weapon or dangerous ordnance, as defined in section 2923.11 of 1177 the Revised Code, on school property; or other act of violence. 1178 At least one safety drill shall include a scenario where pupils 1179

must be secured in the school building rather than rapidly 1180
evacuated. 1181

Each safety drill shall be conducted in conjunction with 1182 the police chief or other similar chief law enforcement officer, 1183 or designee, of the municipal corporation, township, or township 1184 or joint police district in which the school or institution is 1185 located, or, in absence of any such person, the county sheriff 1186 of the county, or designee, in which the school or institution 1187 is located. 1188

(b) In addition to the three safety drills described in 1189 division (D)(1)(a) of this section, the principal or person in 1190 charge shall conduct a theoretical school safety drill at least 1191 once during the school year to provide all faculty and staff 1192 employed by the school or institution with instruction in the 1193 procedures to follow in such situations. The theoretical drill 1194 does not need to include student participation and may be 1195 conducted at the annual training session required by division 1196 (D)(3) of this section. 1197

(c) All safety drills required under division (D) of this
section shall be conducted pursuant to the district's or
school's emergency management plan adopted under section
3313.536 5502.262 of the Revised Code.

(2) (a) The principal or person in charge of each public or 1202 private school or educational institution shall provide to the 1203 police chief or other similar chief law enforcement officer of 1204 the municipal corporation, township, or township or joint police 1205 district in which the school or institution is located, or, in 1206 absence of any such person, the county sheriff of the county in 1207 which the school or institution is located advance written 1208 notice of each school safety drill required under division (D) 1209

(1) of this section and shall keep a written record of the date 1210 and time of each drill conducted. The advance notice shall be 1211 provided not later than seventy-two hours prior to the date the 1212 drill will be conducted and shall include the date and time the 1213 drill will be conducted and the address of the school or 1214 educational institution. The notice shall be provided by mail, 1215 facsimile, or electronic submission. 1216

(b) Not later than the fifth day of December each year, 1217 the principal or person in charge of each public or private 1218 school or educational institution shall provide written 1219 certification by mail, facsimile, or electronic submission of 1220 the date and time each school safety drill required under 1221 division (D)(1) of this section was conducted during the 1222 previous school year, as well as the date and time each drill 1223 will be conducted during the current school year, to the police 1224 chief or other similar chief law enforcement officer of the 1225 municipal corporation, township, or township or joint police 1226 district in which the school or institution is located, or, in 1227 the absence of any such person, the county sheriff of the county 1228 in which the school or institution is located. If such 1229 1230 certification is not provided, the principal or person in charge of the school or institution shall be considered to have failed 1231 to meet this requirement and shall be subject to division (D)(4) 1232 of this section. 1233

(3) The principal or person in charge of each public or
private school or educational institution shall hold annual
training sessions for employees of the school or institution
regarding the conduct of school safety drills.

(4) The police chief or other similar chief lawenforcement officer of a municipal corporation, township, or1239

township or joint police district, or, in the absence of any 1240 such person, the county sheriff shall issue a warning to any 1241 person found in violation of division (D)(1) of this section. 1242 Each warning issued for a violation of division (D)(1) of this 1243 section shall require the principal or person in charge of the 1244 school or institution to correct the violation by conducting a 1245 school safety drill not later than the thirtieth day after the 1246 date the warning is issued. The violation shall not be 1247 considered corrected unless, not later than forty days after the 1248 date the warning is issued, the principal or person in charge of 1249 the school or institution provides written certification of the 1250 date and time this drill was conducted, as well as the date and 1251 time each remaining drill will be conducted during the current 1252 school year, to the police chief or other similar chief law 1253 enforcement officer or county sheriff who issued the warning. 1254

(5) No person shall fail to correct violations by the date indicated on a warning issued under division (D)(4) of this section.

(E) The principal or person in charge of each public or 1258 private school or educational institution shall conduct at least 1259 one drill or rapid dismissal required under division (A) or (F) 1260 1261 of this section, whichever is applicable, or one school safety drill required under division (D) of this section during each 1262 month of the school year. However, the principal or person in 1263 charge may determine the exact date and time that each drill 1264 will be conducted. A drill or rapid dismissal under division (A) 1265 or (F) of this section may be conducted during the same month as 1266 a school safety drill under division (D) of this section. 1267

(F) If a public or private school or educational1268institution does not currently have smoke detectors, as defined1269

Page 44

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in section 3781.104 of the Revised Code, or a sprinkler system	1270				
in all classroom buildings of the school, the principal or	1271				
person in charge of the school or educational institution shall	1272				
conduct drills or rapid dismissals at least nine times during	1273				
the school year, pursuant to division (E) of this section, which	1274				
shall be at the times and frequency prescribed in rules adopted					
by the fire marshal. At the discretion of the principal or	1276				
person in charge of the school or institution, drills conducted	1277				
under this division may be combined with drills conducted under	1278				
division (D) of this section, so long as at least one drill	1279				
conducted under that division provides pupils with instruction	1280				
in the procedures to follow in situations where pupils must be	1281				
secured in the school building rather than rapidly evacuated.	1282				
Sec. 3313.5365502.262. (A) As used in this section:	1283				
(1) "Administrator" means the superintendent, principal,	1284				
	1005				
chief administrative officer, or other person having supervisory	1285				
chief administrative officer, or other person having supervisory authority of any of the following:	1285				
authority of any of the following:	1286				
authority of any of the following: (a) A city, exempted village, local, or joint vocational	1286 1287				
<pre>authority of any of the following: (a) A city, exempted village, local, or joint vocational school district;</pre>	1286 1287 1288				
<pre>authority of any of the following:     (a) A city, exempted village, local, or joint vocational school district;     (b) A community school established under Chapter 3314. of</pre>	1286 1287 1288 1289				
<pre>authority of any of the following:     (a) A city, exempted village, local, or joint vocational school district;     (b) A community school established under Chapter 3314. of the Revised Code, as required through reference in division (A)</pre>	1286 1287 1288 1289 1290				
<pre>authority of any of the following: (a) A city, exempted village, local, or joint vocational school district; (b) A community school established under Chapter 3314. of the Revised Code, as required through reference in division (A) (11)(d) of section 3314.03 of the Revised Code;</pre>	1286 1287 1288 1289 1290 1291				
<pre>authority of any of the following:     (a) A city, exempted village, local, or joint vocational school district;     (b) A community school established under Chapter 3314. of the Revised Code, as required through reference in division (A) (11) (d) of section 3314.03 of the Revised Code;     (c) A STEM school established under Chapter 3326. of the</pre>	1286 1287 1288 1289 1290 1291 1292				
<pre>authority of any of the following:     (a) A city, exempted village, local, or joint vocational school district;     (b) A community school established under Chapter 3314. of the Revised Code, as required through reference in division (A) (11) (d) of section 3314.03 of the Revised Code;     (c) A STEM school established under Chapter 3326. of the Revised Code, as required through reference in section 3326.11</pre>	1286 1287 1288 1289 1290 1291 1292 1293				
<pre>authority of any of the following:     (a) A city, exempted village, local, or joint vocational school district;     (b) A community school established under Chapter 3314. of the Revised Code, as required through reference in division (A) (11) (d) of section 3314.03 of the Revised Code;     (c) A STEM school established under Chapter 3326. of the Revised Code, as required through reference in section 3326.11 of the Revised Code;</pre>	1286 1287 1288 1289 1290 1291 1292 1293 1294				
<pre>authority of any of the following:     (a) A city, exempted village, local, or joint vocational school district;     (b) A community school established under Chapter 3314. of the Revised Code, as required through reference in division (A) (11) (d) of section 3314.03 of the Revised Code;     (c) A STEM school established under Chapter 3326. of the Revised Code, as required through reference in section 3326.11 of the Revised Code;     (d) A college-preparatory boarding school established</pre>	1286 1287 1288 1289 1290 1291 1292 1293 1294 1295				

section 3317.161 of the Revised Code; 1299 (f) A chartered nonpublic school; 1300 (g) An educational service center; 1301 (h) A preschool program or school-age child care program 1302 licensed by the department of education; 1303 (i) Any other facility that primarily provides educational 1304 services to children subject to regulation by the department of 1305 education. 1306 (2) "Emergency management test" means a regularly 1307 scheduled drill, exercise, or activity designed to assess and 1308 evaluate an emergency management plan under this section. 1309 (3) "Building" means any school, school building, 1310 facility, program, or center. 1311 (B) (1) Each administrator shall develop and adopt a 1312 comprehensive emergency management plan, in accordance with 1313 rules adopted by the state board of education pursuant to 1314 division (F) of this section, for each building under the 1315 administrator's control. The administrator shall examine the 1316 environmental conditions and operations of each building to 1317 determine potential hazards to student and staff safety and 1318 shall propose operating changes to promote the prevention of 1319 potentially dangerous problems and circumstances. In developing 1320 the plan for each building, the administrator shall involve 1321 community law enforcement and safety officials, parents of 1322 students who are assigned to the building, and teachers and 1323 nonteaching employees who are assigned to the building. The 1324 administrator shall incorporate remediation strategies into the 1325 plan for any building where documented safety problems have 1326 occurred. 1327

(2) Each administrator shall also incorporate into the 1328 emergency management plan adopted under division (B)(1) of this 1329 section all of the following: 1330 (a) A protocol for addressing serious threats to the 1331 safety of property, students, employees, or administrators; 1332 (b) A protocol for responding to any emergency events that 1333 occur and compromise the safety of property, students, 1334 employees, or administrators. This protocol shall include, but 1335 not be limited to, all of the following: 1336 (i) A floor plan that is unique to each floor of the 1337 building; 1338 1339 (ii) A site plan that includes all building property and surrounding property; 1340 (iii) An emergency contact information sheet. 1341 (c) A threat assessment plan developed as prescribed in 1342 section 5502.263 of the Revised Code. A building may use the 1343 model plan developed by the department of public safety under 1344 that section; 1345 (d) A protocol for school threat assessment teams 1346 established under section 3313.669 of the Revised Code. 1347 (3) Each protocol described in divisions division (B) (2) 1348 (a) and (b) of this section shall include procedures determined 1349 to be appropriate by the administrator for responding to threats 1350 and emergency events, respectively, including such things as 1351 notification of appropriate law enforcement personnel, calling 1352

upon specified emergency response personnel for assistance, and 1353 informing parents of affected students. 1354

Prior to the opening day of each school year, the 1355

administrator shall inform each student or child enrolled in the 1356 school and the student's or child's parent of the parental 1357 notification procedures included in the protocol. 1358

(4) Each administrator shall keep a copy of the emergencymanagement plan adopted pursuant to this section in a secureplace.

(C) (1) The administrator shall submit to the department of 1362 education director of public safety, in accordance with rules 1363 adopted by the state board of education pursuant to division (F) 1364 of this section, an electronic copy of the emergency management 1365 plan prescribed by division (B) of this section not less than 1366 once every three years, whenever a major modification to the 1367 building requires changes in the procedures outlined in the 1368 plan, and whenever information on the emergency contact 1369 information sheet changes. 1370

(2) The administrator also shall file a copy of the plan
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with each law enforcement agency that has jurisdiction over the
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school building and, upon request, to any of the following:
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(a) The fire department that serves the political1374subdivision in which the building is located;1375

(b) The emergency medical service organization that serves1376the political subdivision in which the building is located;1377

(c) The county emergency management agency for the county1378in which the building is located.1379

(3) Upon receipt of an emergency management plan, the
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department of education director shall post the information on
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the contact and information management system and submit the
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information in accordance with rules adopted by the state board
of education pursuant to division (F) of this section, to both
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of the following: 1385 (a) The attorney general, who shall post that information 1386 on the Ohio law enforcement gateway or its successor; 1387 (b) The director of public safety, who shall post the 1388 information on the contact and information management system. 1389 (4) Any department or entity to which copies of an 1390 emergency management plan are filed under this section shall 1391 keep the copies in a secure place. 1392 (D) (1) Not later than the first day of July of each year, 1393 each administrator shall review the emergency management plan 1394 and certify to the <del>department of education <u>director</u> that the</del> 1395 plan is current and accurate. 1396 (2) Anytime that an administrator updates the emergency 1397 management plan pursuant to division (C) (1) of this section, the 1398 administrator shall file copies, not later than the tenth day 1399 after the revision is adopted and in accordance with rules 1400 1401 adopted by the state board pursuant to division (F) of this section, to the department of education director and to any 1402 entity with which the administrator filed a copy under division 1403 (C)(2) of this section. 1404 (E) Each administrator shall do both of the following: 1405 (1) Prepare and conduct at least one annual emergency 1406 management test, as defined in division (A)(2) of this section, 1407 in accordance with rules adopted by the state board pursuant to 1408 division (F) of this section; 1409

(2) Grant access to each building under the control of the
administrator to law enforcement personnel and to entities
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described in division (C) (2) of this section, to enable the
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personnel and entities to hold training sessions for responding1413to threats and emergency events affecting the building, provided1414that the access occurs outside of student instructional hours1415and the administrator, or the administrator's designee, is1416present in the building during the training sessions.1417

(F) The state board of education director of public 1418 safety, in consultation with representatives from the education 1419 community and in accordance with Chapter 119. of the Revised 1420 Code, shall adopt rules regarding emergency management plans 1421 under this section, including the content of the plans and 1422 1423 procedures for filing the plans. The rules shall specify that plans and information required under division (B) of this 1424 section be submitted on standardized forms developed by the 1425 department of education director for such purpose. The rules 1426 shall also specify the requirements and procedures for emergency 1427 management tests conducted pursuant to division (E)(1) of this 1428 section. Failure to comply with the rules may result in 1429 discipline pursuant to section 3319.31 of the Revised Code or 1430 any other action against the administrator as prescribed by 1431 rule. 1432

(G) Division (B) of section 3319.31 of the Revised Code
applies to any administrator who is subject to the requirements
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of this section and is not exempt under division (H) of this
section and who is an applicant for a license or holds a license
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from the state board pursuant to section 3319.22 of the Revised
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Code.

(H) The superintendent of public instruction director may
exempt any administrator from the requirements of this section,
if the superintendent director determines that the requirements
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do not otherwise apply to a building or buildings under the
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control of that administrator.

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control of that administrator.	1440					
(I) Copies of the emergency management plan and	1444					
information required under division (B) of this section are						
security records and are not public records pursuant to section						
149.433 of the Revised Code. In addition, the information posted						
to the contact and information management system, pursuant to						
division (C)(3)(b) of this section, is exempt from public						
disclosure or release in accordance with sections 149.43,						
149.433, and 5502.03 of the Revised Code.	1451					
Notwithstanding section 149.433 of the Revised Code, a	1452					
floor plan filed with the attorney general pursuant to this	1453					
section is not a public record to the extent it is a record kept	1454					
by the attorney general.	1455					
Sec. 5502.263. (A) As used in this section, "evidence-	1456					
based" means a program or practice that does either of the	1457					
following:	1458					
(1) Demonstrates a rationale based on high-quality	1459					
research findings or positive evaluation that such a program or	1460					
practice is likely to improve relevant outcomes and includes	1461					
ongoing efforts to examine the effects of the program or						
practice;	1463					
(2) Has a statistically significant effect on relevant	1464					
outcomes based on:	1465					
(a) Strong evidence from at least one well-designed and	1466					
well-implemented experimental study;	1467					
(b) Moderate evidence from at least one well-designed and	1468					
well-implemented quasi-experimental study; or	1469					
(c) Promising evidence from at least one well-designed and	1470					

well-implemented correlation study with statistical controls for 1471 selection bias. 1472 (B) Not later than two years after the effective date of 1473 this section, the department of public safety, in consultation 1474 with the department of education and the attorney general, shall 1475 develop a model threat assessment plan that may be used in a 1476 building's emergency management plan developed under section 1477 5502.262 of the Revised Code. The model plan shall do at least 1478 the following: 1479 (1) Identify the types of threatening behavior that may 1480 represent a physical threat to a school community; 1481 (2) Identify individuals to whom threatening behavior 1482 should be reported and steps to be taken by those individuals; 1483 (3) Establish threat assessment guidelines including 1484 identification, evaluation of seriousness of threat or danger, 1485 intervention to reduce potential violence, and follow-up to 1486 assess intervention results; 1487 (4) Establish guidelines for coordinating with local law 1488 enforcement agencies and reports collected through the 1489 district's chosen anonymous reporting program under section 1490 3313.6610 of the Revised Code and identify a point of contact 1491 within each agency; 1492 (5) Conform with all other specifications in a school's 1493 emergency management plan developed under section 5502.262 of 1494 the Revised Code. 1495 (C) Not later than two years after the effective date of 1496 this section, the department of public safety, in consultation 1497 with the department of education and the attorney general, shall 1498

develop and maintain a list of approved training programs for

completion by school threat assessment team members prescribed	1500					
in section 3313.669 of the Revised Code, one of which must be						
free or of no cost to schools. Each program approved under this	1502					
section must be an evidence-based program that provides						
instruction in the following:						
	1 5 0 5					
(1) Identifying behaviors, signs, and threats that may	1505					
<u>lead to a violent act;</u>	1506					
(2) Determining the seriousness of a threat;	1507					
(3) Developing intervention plans that protect the	1508					
potential victims and address the underlying problem or conflict	1509					
that initiated the behavior and assessments of plan results.	1510					
	1 - 1 1					
Completion of an approved program under this section shall	1511					
fulfill the training requirements prescribed under section	1512					
3313.669 of the Revised Code.	1513					
Section 2. That existing sections 149.433, 3313.536,	1514					
3313.60, 3313.951, 3314.03, 3319.073, 3319.31, 3326.11, 3328.24,	1515					
and 3737.73 of the Revised Code are hereby repealed.	1516					
Section 3. That Section 221.30 of H.B. 166 of the 133rd	1517					
General Assembly be amended to read as follows:	1518					
Sec. 221.30. BATTERED WOMEN'S SHELTER	1519					
Of the foregoing appropriation item 055501, Rape Crisis	1520					
Centers, \$50,000 in each fiscal year shall be distributed to the	1521					
Battered Women's Shelter of Summit and Medina counties for the	1522					
cost of operating the commercial kitchen located at its Market	1523					
Street Facility, and \$50,000 in each fiscal year shall be	1524					
distributed to the Battered Women's Shelter of Portage County.	1525					
	1 - 0 - 0					
FINDING MY CHILDHOOD AGAIN PILOT PROGRAM	1526					

Of the foregoing appropriation item 055501, Rape Crisis1527Centers, \$300,000 in each fiscal year shall be distributed to1528the Battered Women's Shelter of Summit and Medina counties for1529expenses related to the creation and implementation of a pilot1530program called "Finding my Childhood Again."1531

# DRUG ABUSE RESPONSE TEAM GRANT PROGRAM

The Attorney General shall maintain the Drug Abuse 1533 Response Team Grant Program for the purpose of replicating or 1534 expanding successful law enforcement programs that address the 1535 opioid epidemic similar to the Drug Abuse Response Team 1536 established by the Lucas County Sheriff's Department, and the 1537 Ouick Response Teams established in Colerain Township's 1538 Department of Public Safety in Hamilton County and Summit 1539 County. Any grants awarded by this grant program may include 1540 requirements for private or nonprofit matching support. 1541

The foregoing appropriation item 055431, Drug Abuse 1542 Response Team Grants, shall be used by the Attorney General to 1543 fund grants to law enforcement or other government agencies; the 1544 primary purpose of the grants shall be to replicate or expand 1545 successful law enforcement programs that address the opioid 1546 epidemic similar to the Drug Abuse Response Team established by 1547 the Lucas County Sheriff's Department and the Quick Response 1548 Teams established in Colerain Township's Department of Public 1549 Safety in Hamilton County and Summit County. 1550

Each recipient of a grant under this program shall, within1551six months of the end date of the grant, submit a written report1552describing the outcomes that resulted from the grant to the1553Governor, the President of the Senate, the Speaker of the House1554of Representatives, the Minority Leader of the Senate, and the1555Minority Leader of the House of Representatives.1556

Page 54

SCHOOL SAFETY TRAINING GRANTS

(A) The foregoing appropriation item 055502, School Safety	1558					
Training Grants, shall be used by the Attorney General, in						
consultation with the Superintendent of Public Instruction and	1560					
the Director of Mental Health and Addiction Services, solely to						
make grants to public and chartered nonpublic schools, local law						
enforcement agencies, and schools operated by county boards of						
developmental disabilities administering special education	1564					
services programs pursuant to section 5126.05 of the Revised	1565					
Code for school safety and school climate programs and training.	1566					
(B) The use of the grants includes, but is not limited to,	1567					
all of the following:	1568					
(1) The support of school resource officer certification	1569					
training;	1570					
(2) Any type of active shooter and school safety training	1571					
or equipment;	1572					
(3) All grade level type educational resources;	1573					
(4) Training to identify and assist students with mental	1574					
health issues;	1575					
(5) School supplies or equipment related to school safety	1576					
or for implementing the school's safety plan;	1577					
(6) Any other training related to school safety.	1578					
(C) The schools and county boards shall work or contract	1579					
with the county sheriff's office or a local police department in	1580					
whose jurisdiction they are located to develop the programs and	1581					
training described in divisions (B)(1), (2), (3), (5), and (6)	1582					
of this section. Any grant awarded directly to a local law	1583					
enforcement agency shall not be used to fund a similar request	1584					

made by a school located within the jurisdiction of the local 1585 law enforcement agency. 1586 (D) As used in this section, "public school" means any 1587 school operated by a school district board of education or 1588 educational service center governing board, any community school 1589 established under Chapter 3314. of the Revised Code, and any 1590 STEM school established under Chapter 3326. of the Revised Code. 1591 1592 DOMESTIC VIOLENCE PROGRAMS The foregoing appropriation item 055504, Domestic Violence 1593 Programs, shall be used by the Attorney General for the purpose 1594 of funding domestic violence programs as defined in section 1595 109.46 of the Revised Code. 1596 PIKE COUNTY CAPITAL CASE 1597 The foregoing appropriation item 055505, Pike County 1598 Capital Case, shall be used, subject to the approval of the 1599 Controlling Board, to defray the costs of ongoing capital case 1600 1601 litigation in Pike County. WORKERS' COMPENSATION SECTION 1602 The Workers' Compensation Fund (Fund 1950) is entitled to 1603 receive quarterly payments from the Bureau of Workers' 1604 Compensation and the Ohio Industrial Commission to fund legal 1605 services provided to the Bureau of Workers' Compensation and the 1606 Ohio Industrial Commission during the fiscal year. 1607 In addition, the Bureau of Workers' Compensation shall 1608 transfer payments for the support of the Workers' Compensation 1609 Fraud Unit. 1610 All amounts shall be mutually agreed upon by the Attorney 1611

General, the Bureau of Workers' Compensation, and the Ohio 1612

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Industrial Commission.	1613
GENERAL HOLDING ACCOUNT	1614
The foregoing appropriation item 055631, General Holding	1615
Account, shall be used to distribute moneys under the terms of	1616
relevant court orders or other settlements received in a variety	1617
of cases involving the Office of the Attorney General. If it is	1618
determined that additional amounts are necessary for this	1619
purpose, the amounts are hereby appropriated.	1620
ANTITRUST SETTLEMENTS	1621
The foregoing appropriation item 055632, Antitrust	1622
Settlements, shall be used to distribute moneys under the terms	1623
of relevant court orders or other out of court settlements in	1624
antitrust cases or antitrust matters involving the Office of the	1625
Attorney General. If it is determined that additional amounts	1626
are necessary for this purpose, the amounts are hereby	1627
appropriated.	1628
CONSUMER FRAUDS	1629
The foregoing appropriation item 055630, Consumer Frauds,	1630
shall be used for distribution of moneys from court-ordered	1631
judgments against sellers in actions brought by the Office of	1632
the Attorney General under sections 1334.08 and 4549.48 and	1633
division (B) of section 1345.07 of the Revised Code. These	1634
moneys shall be used to provide restitution to consumers	1635
victimized by the fraud that generated the court-ordered	1636

ORGANIZED	CRIME	COMMISSION	DISTRIBUTIONS	16	639
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judgments. If it is determined that additional amounts are

necessary for this purpose, the amounts are hereby appropriated.

The foregoing appropriation item 055601, Organized Crime 1640

Commission Distributions, shall be used by the Organized Crime1641Investigations Commission, as provided by section 177.011 of the1642Revised Code, to reimburse political subdivisions for the1643expenses the political subdivisions incur when their law1644enforcement officers participate in an organized crime task1645force. If it is determined that additional amounts are necessary1646for this purpose, the amounts are hereby appropriated.1647

## COLLECTION PAYMENT REDISTRIBUTION

The foregoing appropriation item 055650, Collection1649Payment Redistribution, shall be used for the purpose of1650allocating the revenue where debtors mistakenly paid the client1651agencies instead of the Attorney General's Collections1652Enforcement Section. If it is determined that additional amounts1653are necessary for this purpose, the amounts are hereby1654appropriated.1655

Section 4. That existing Section 221.30 of H.B. 166 of the 1656 133rd General Assembly is hereby repealed. 1657

Section 5. To offset any costs associated with the1658implementation of the provisions of law amended or enacted by1659this act, the Department of Education, the Attorney General, and1660the Department of Public Safety are encouraged to apply for any1661federal or other funding available for the purposes of1662increasing school safety.1663

Section 6. (A) Beginning on the effective date of this 1664 section, all of the State Board of Education's rules, orders, 1665 and determinations regarding emergency management plans adopted 1666 under section 3313.536 of the Revised Code as amended and 1667 renumbered by this act shall continue in effect as rules, 1668 orders, and determinations of the Director of Public Safety 1669

until modified or rescinded by the Director. If necessary to 1670 ensure the integrity of the Ohio Administrative Code, the 1671 Director of the Legislative Service Commission shall renumber 1672 the State Board's rules regarding emergency management plans to 1673 reflect the transfer to the Director of Public Safety. No 1674 obligation, certification, or exemption is lost or impaired by 1675 reason of the transfer required by this section and shall be 1676 administered by the Director of Public Safety. 1677

(B)(1) Except as provided in division (B)(2) of this 1678 section, no judicial or administrative action or proceeding 1679 regarding emergency management plans in which the State Board, 1680 Department of Education, or Superintendent of Public Instruction 1681 is a party that is pending on the effective date of this section 1682 is affected by the transfer of rules, orders, and determinations 1683 under division (A) of this section. Such action or proceeding 1684 shall be prosecuted or defended in the name of the Department of 1685 Public Safety. On application to the court or other tribunal, 1686 the Department of Public Safety shall be substituted for the 1687 State Board, Department of Education, or state Superintendent as 1688 a party to such action or proceeding. 1689

(2) Any judicial or administrative action involving the 1690 State Board's decision to refuse, limit, suspend, or revoke an 1691 individual's license under section 3319.31 of the Revised Code 1692 for failure to comply with section 3313.536 of the Revised Code 1693 as amended and renumbered by this act shall not be affected by 1694 the transfer of rules, orders, and determinations under division 1695 (A) of this section and shall continue to be prosecuted or 1696 defended in the name of the State Board, Department of 1697 Education, or state Superintendent. 1698

Section 7. This act shall be known as the "Safety and

Page 59

Violence Education Students Act," or the "SAVE Students Act." 1700