As Reported by the Senate Government Oversight and Reform Committee

133rd General Assembly

Regular Session

Sub. H. B. No. 404

2019-2020

Representatives Manchester, Sweeney

Cosponsors: Representatives Abrams, Blair, Carfagna, Koehler, Lang, Lipps, O'Brien, Riedel, Seitz, Smith, K., Galonski, Perales, Clites, Crossman, Ingram, Lightbody, Miller, J., Richardson, Rogers, Russo

A BILL

То	amend Sections 10 and 11 of H.B. 164 of the	1
	133rd General Assembly, Sections 10, 11 as	2
	subsequently amended, 12, 13, and 17 as	3
	subsequently amended of H.B. 197 of the 133rd	4
	General Assembly, Section 27 of H.B. 481 of the	5
	133rd General Assembly, as subsequently amended,	6
	and Section 7 of S.B. 216 of the 132nd General	7
	Assembly, as subsequently amended, to continue	8
	essential operations of state and local	9
	government in response to the declared pandemic	10
	and global health emergency related to COVID-19	11
	and to declare an emergency.	12

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

Section 1. That Sections 10, 11 (as amended by H.B. 614 of	13
the 133rd General Assembly), 12, 13, and 17 (as amended by H.B.	14
164 of the 133rd General Assembly) of H.B. 197 of the 133rd	15
General Assembly be amended to read as follows:	16

Sec. 10. (A) During the period of the emergency declared	17
by Executive Order 2020-01D, issued on March 9, 2020, but not	18
beyond December 1, 2020, if the period of the emergency	19
continues beyond that date, Until July 1, 2021, the Director of	20
Agriculture may exempt a school from regulation as a food	21
processing establishment under section 3715.021 of the Revised	22
Code if the school:	23
(1) Has been issued a food service operation license under	24
Chapter 3717. of the Revised Code; and	25
	0.0
(2) Is transporting food only for purposes of the Seamless	26
Summer Option Program or the Summer Food Service Program	27
administered by the United States Department of Agriculture.	28
(B) During the period of the emergency declared by	29
Executive Order 2020-01D, issued on March 9, 2020, but not-	30
beyond December 1, 2020, if the period of the emergency	31
continues beyond that date, Until July 1, 2021, the Director of	32
Agriculture may exempt an entity from regulation as a food	33
processing establishment under section 3715.021 of the Revised	34
Code if the entity:	35
(1) Has been issued a food service operation license under	36
Chapter 3717. of the Revised Code; and	37
	2.0
(2) Is transporting food only for purposes of the Summer	38
Food Service Program administered by the United States	39
Department of Agriculture.	40
Sec. 11. (A) As used in this section:	41
(1) "License" means any license, permit, certificate,	42
commission, charter, registration, card, or other similar	43
authority that is issued or conferred by a state agency, a	44
political subdivision of this state, or an official of a	45

political subdivision of this state.	46
(2) "Person" has the same meaning as in section 1.59 of	47
the Revised Code.	48
(3) "State agency" means every organized body, office, or	49
agency established by the laws of the state for the exercise of	50
any function of state government. "State agency" includes all of	51
the following:	52
(a) The nonprofit corporation formed under section 187.01	53
of the Revised Code;	54
(b) The Public Employees Retirement Board, Board of	55
Trustees of the Ohio Police and Fire Pension Fund, State	56
Teachers Retirement Board, School Employees Retirement Board,	57
and State Highway Patrol Retirement Board;	58
(c) A state institution of higher education as defined in	59
section 3345.011 of the Revised Code.	60
(B) If a state agency is required by law to take action	61
during the period of the emergency declared by Executive Order-	62
2020-01D, issued <u>on or after</u> March 9, 2020, but not beyond	63
December 1, 2020, if the period of the emergency continues-	64
beyond that dateApril 1, 2021, notwithstanding the date by which	65
action is required to be taken in accordance with that law, the	66
state agency shall take that action not later than the earlier	67
of either ninety days after the date the emergency ends or	68
December 1, 2020 July 1, 2021.	69
(C)(1) Except as provided in division (E) of this section,	70
if a person is required by law to take action to maintain the	71
validity of a license during the period of the emergency	72
declared by Executive Order 2020-01D, issued on or after March	73
9, 2020, but not beyond December 1, 2020, if the period of the	74

75 emergency continues beyond that dateApril 1, 2021, notwithstanding the date by which action with respect to that 76 license is required to be taken in accordance with that law, the 77 person shall take that action not later than the sooner of 78 79 either ninety days after the date the emergency ends or December-1, 2020July 1, 2021. 80 (2) Except as provided in division (E) of this section, a 81 license otherwise expiring pursuant to law during the period of 82 the emergency declared by Executive Order 2020 01D, issued on or 83 after March 9, 2020, but not beyond December 1, 2020, if the 84 period of the emergency continues beyond that dateApril 1, 2021, 85 notwithstanding the date on which the license expires in 86 accordance with that law, remains valid until the earlier of 87 either ninety days after the date the emergency ends or December-88 1, 2020July 1, 2021, unless revoked, suspended, or otherwise 89 subject to discipline or limitation under the applicable law for 90

reasons other than delaying taking action to maintain the 91 validity of the license in accordance with division (C)(1) of 92 this section. 93 (D) Nothing in division (C) of this section limits the 94

authority of a state agency, political subdivision, or official95that issues a license to take disciplinary action under the96applicable law against a person with respect to a license,97provided that a state agency, political subdivision, or official98shall not take disciplinary action against a person who delays99in taking action to maintain the validity of the license in100accordance with division (C) (1) of this section.101

(E) (1) If a concealed handgun license has been issued to a 102
person under section 2923.125 of the Revised Code and if the 103
date on which that license was, or is, scheduled to expire falls 104

on or after March 9, 2020, but not beyond June 30, 2021,105notwithstanding that date of scheduled expiration or any other106provision of law to the contrary, the date on which that license107was, or is, scheduled to expire is hereby extended to the later108of either ninety days or June 30, 2021, with the ninety-day109extension period commencing on that date of scheduled110111

(2) Division (E) (1) of this section applies with respect
to a concealed handgun license that is described in that
division even if the date of scheduled expiration of that
license occurred prior to the effective date of this section, as
amended.

(F) If division (E) (1) of this section applies with 117 respect to a concealed handgun license, during the extension 118 period described in that division that is applicable to that 119 license and during the thirty-day grace period provided 120 subsequent to the license's expiration under division (A) of 121 section 2923.126 of the Revised Code, both of the following 122 apply: 123

(1) The license shall be valid for all purposes under the law of this state.

(2) The person to whom the license was issued shall be
126 considered for all purposes under the law of this state to be a
holder of a valid license to carry a concealed handgun.
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(G) If division (E) of this section applies with respectto a concealed handgun license:130

(1) The application of that division does not affect the
operation of section 2923.128 of the Revised Code, during the
applicable extension period described in that division or at any
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other	time.
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(2) The provisions of section 2923.128 of the Revised Code	135
requiring the suspension or revocation of a concealed handgun	136
license for specified conduct, or for a specified activity or	137
factor, apply to the license with respect to which division (E)	138
of this section applies and to the person to whom the license	139
was issued, during the applicable extension period described in	140
that division or at any other time.	141

(H) This section does not apply to any of the following: 142

- (1) An offender who has violent offender database duties143as defined in section 2903.41 of the Revised Code;144
- (2) An offender who has a duty to register under section2909.15 of the Revised Code;146

(3) An offender who has a duty to register under section2950.04 or 2950.041 of the Revised Code.148

(I) No cause of action accrues due to the delay of anaction taken under division (B), (C), or (E) of this section.

(J) The General Assembly encourages any person to whom the
extension of time described in division (C) (1) or (E) of this
section applies to make all reasonable efforts, taking into
consideration the detrimental risks of COVID-19 to the health
and safety of the person and other individuals, to take action
with respect to a license within the extension granted under
that division before the extension elapses.

Sec. 12. (A) As used in this section:

"Hearing" means an administrative hearing, hearing as 159 defined in section 119.01 of the Revised Code, or other hearing 160 at which a person may present written or oral testimony on a 161

matter before the public body.

"Public body" and "meeting" have the meanings defined in 163 section 121.22 of the Revised Code. 164

(B) During the period of the emergency declared by
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Executive Order 2020-01D, issued on March 9, 2020, but not
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beyond December 1, 2020, if the period of the emergency
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continues beyond that date, members Members of a public body may
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hold and attend meetings and may conduct and attend hearings by
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means of teleconference, video conference, or any other similar
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electronic technology and all of the following apply:

(1) Any resolution, rule, or formal action of any kind
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shall have the same effect as if it had occurred during an open
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meeting or hearing of the public body.
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(2) Notwithstanding division (C) of section 121.22 of the
Revised Code, members of a public body who attend meetings or
hearings by means of teleconference, video conference, or any
other similar electronic technology, shall be considered present
as if in person at the meeting or hearing, shall be permitted to
vote, and shall be counted for purposes of determining whether a
guorum is present at the meeting or hearing.

(3) Public bodies shall provide notification of meetings 182 and hearings held under this section to the public, to the media 183 that have requested notification of a meeting, and to the 184 parties required to be notified of a hearing, at least twenty-185 four hours in advance of the meeting or hearing by reasonable 186 methods by which any person may determine the time, location, 187 and the manner by which the meeting or hearing will be 188 conducted, except in the event of an emergency requiring 189 immediate official action. In the event of an emergency, the 190

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public body shall immediately notify the news media that have191requested notification or the parties required to be notified of192a hearing of the time, place, and purpose of the meeting or193hearing.194

(4) The public body shall provide the public access to a 195 meeting held under this section, and to any hearing held under 196 this section that the public would otherwise be entitled to 197 attend, commensurate with the method in which the meeting or 198 hearing is being conducted, including, but not limited to, 199 200 examples such as live-streaming by means of the internet, local radio, television, cable, or public access channels, call in 201 information for a teleconference, or by means of any other 202 similar electronic technology. The public body shall ensure that 203 the public can observe and hear the discussions and 204 deliberations of all the members of the public body, whether the 205 member is participating in person or electronically. 206

(C) When members of a public body conduct a hearing by 207 means of teleconference, video conference, or any other similar 208 electronic technology, the public body must establish a means, 209 through the use of electronic equipment that is widely available 210 to the general public, to converse with witnesses, and to 211 receive documentary testimony and physical evidence. 212

(D) The authority granted in this section applies
notwithstanding any conflicting provision of the Revised Code.
Nothing in this section shall be construed to negate any
provision of section 121.22 of the Revised Code, Chapter 119. of
the Revised Code, or other section of the Revised Code that is
not in conflict with this section.

(E) This section is effective during the period of the 219 emergency declared by Executive Order 2020-01D, issued on March 220

9, 2020, or until December 1, 2020July 1, 2021, if the period of 221 222 the emergency continues beyond that date. Sec. 13. (A) As used in this section: 223 (1) "PERS retirant" and "other system retirant" have the 224 same meanings as in section 145.38 of the Revised Code. 225 (2) "Public employer" has the same meaning as in section 226 145.01 of the Revised Code. 227 (B) During the period of the emergency declared by-228 Executive Order 2020-01D, issued on March 9, 2020, but not-229 beyond December 1, 2020, if the period of emergency goes beyond 230 that dateUntil July 1, 2021, a PERS retirant or other system 231 retirant who is employed by any of the following public 232 employers shall not be required to forfeit the retirant's 233 retirement allowance as described in division (B)(4) of section 234 145.38 of the Revised Code: 235 (1) The Department of Rehabilitation and Correction; 236 (2) The Department of Youth Services; 237 (3) The Department of Mental Health and Addiction 238 239 Services; (4) The Department of Veterans Services; 240 (5) The Department of Developmental Disabilities. 241 Sec. 17. Notwithstanding anything in the Revised Code or 242 Administrative Code to the contrary, for the 2019-2020 school 243 year only, except as otherwise provided in this section, due to 244 the Director of Health's order under section 3701.13 of the 245 Revised Code "In re: Order the Closure of All K-12 Schools in 246

the State of Ohio" issued on March 14, 2020, or any local board

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of health order, and any extension of any order, based on the 248 implications of COVID-19, all of the following apply: 249 (A) (1) Any city, exempted village, local, joint 250 vocational, or municipal school district, any community school 251 established under Chapter 3314. of the Revised Code, any STEM 252 school established under Chapter 3326. of the Revised Code, any 253 chartered nonpublic school, and the State School for the Deaf 254 and the State School for the Blind shall not be required to 255 administer the assessments prescribed in sections 3301.0710, 256 3301.0711, 3301.0712, 3313.903, and 3314.017 of the Revised 257 Code, including the Ohio English Language Proficiency Assessment 258 administered to English learners pursuant to division (C)(3)(b) 259 of section 3301.0711 of the Revised Code and the Alternate 260 Assessment for Students with Significant Cognitive Disabilities 261 prescribed in division (C)(1) of section 3301.0711 of the 262 Revised Code. 263 (2) Any chartered nonpublic school that has chosen to 264

administer assessments under section 3313.619 of the Revised265Code that has not administered such assessments by March 17,2662020, shall not be required to administer those assessments.267

(3) The Department of Education shall not exclude any
student to whom an assessment was not administered in the 20192020 school year under division (A) of this section from
270 counting in a district's or school's enrollment for the 2020271 2021 school year pursuant to division (L) (3) of section 3314.08,
272 division (E) (3) of section 3317.03, or division (C) of section
273 3326.37 of the Revised Code.

(4) If a student was not administered an assessment in the
2019-2020 school year under division (A) of this section, that
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2019-2020 school year shall not count in determining if the student is
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subject to withdrawal from a school pursuant to section	278
3313.6410 or 3314.26 of the Revised Code.	279
(E) No student she wassined a scholaushin waday the	200
(5) No student who received a scholarship under the	280
Educational Choice Scholarship Program under section 3310.03 or	281
3310.032 of the Revised Code, the Jon Peterson Special Needs	282
Scholarship Program under section 3310.52 of the Revised Code,	283
or the Pilot Project Scholarship Program under section 3313.975	284
of the Revised Code for the 2019-2020 school year shall be	285
considered ineligible to renew that scholarship for the 2020-	286
2021 school year solely because the student was not administered	287
an assessment in the 2019-2020 school year under division (A) of	288
this section.	289
(B)(1) The Department of Education shall not publish state	290
report card ratings under section 3302.03, 3302.033, 3314.012,	291
or 3314.017 of the Revised Code nor shall the Department be	292

required to submit preliminary data for the report cards by July 293 31, 2020, as required by those sections. Furthermore, the 294 Department shall not assign an overall letter grade under 295 division (C)(3) of section 3302.03 of the Revised Code for any 296 school district or building, shall not assign an individual 297 grade to any component prescribed under division (C)(3) of 298 section 3302.03 of the Revised Code, shall not assign a grade to 299 any measures under division (C)(1) of section 3302.03 of the 300 Revised Code, and shall not rank school districts, community 301 schools, or STEM schools under section 3302.21 of the Revised 302 Code for the 2019-2020 school year. 303

However, the Department shall report any data that it has 304 regarding the performance of districts and buildings for the 305 2019-2020 school year by September 15, 2020. 306

(2) The absence of report card ratings for the 2019-2020 307

school year shall have no effect in determining sanctions or 308 penalties, and shall not create a new starting point for 309 determinations that are based on ratings over multiple years. 310 The report card ratings of any previous or subsequent years 311 shall be considered in determining whether a school district or 312 building is subject to sanctions or penalties. If a school 313 314 district or building was subject to any of the following penalties or sanctions in the 2019-2020 school year based on its 315 report card rating for previous school years, those penalties or 316 sanctions shall remain for the 2020-2021 school year. Those 317 penalties and sanctions include the following: 318

(a) Any restructuring provisions established under Chapter3302. of the Revised Code, except as required under federal law;

(b) Provisions for the Columbus City School Pilot Project under section 3302.042 of the Revised Code;

(c) Provisions for academic distress commissions under 323 section 3302.10 of the Revised Code. While a district subject to 324 an academic distress commission prior to the effective date of 325 this section March 27, 2020, shall be considered to be subject 326 to an academic distress commission for the 2020-2021 school 327 year, that year shall not be included for purposes of 328 determining progressive consequences under divisions (H), (I), 329 (J), (K), and (L) of section 3302.10 of the Revised Code that 330 are in addition to those that were being exercised by the chief 331 executive officer during the 2019-2020 school year or for 332 purposes of the appointment of a new board of education under 333 division (K) of that section. Nothing in division (B)(2)(c) of 334 this section shall be construed to limit the powers that the 335 chief executive officer exercised under section 3302.10 of the 336 Revised Code prior to the 2020-2021 school year. 337

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(d) Provisions prescribing new buildings where students 338 are eligible for the Educational Choice Scholarships under 339

section 3310.03 of the Revised Code;

(e) Provisions defining "challenged school districts" in
which new start-up community schools may be located, as
prescribed in section 3314.02 of the Revised Code;
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(f) Provisions prescribing community school closure
requirements under section 3314.35 or 3314.351 of the Revised
Code;
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(g) Provisions of state or federal law that identify
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school districts or buildings for comprehensive or targeted
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support and improvement or additional targeted support and
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improvement. Districts and buildings so identified shall
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continue to receive supports and interventions consistent with
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their support and improvement plans in the 2020-2021 school
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year.

(h) Provisions that determine the conditions under which community schools may change sponsors under section 3314.034 of the Revised Code.

(C) No school district, community school, or STEM school 357 and no chartered nonpublic school that is subject to section 358 3301.163 of the Revised Code shall retain a student in the third 359 grade under that section or section 3313.608 of the Revised Code 360 based solely on a student's academic performance in reading in 361 the 2019-2020 school year unless the principal of the school 362 building in which a student is enrolled and the student's 363 reading teacher agree that the student is reading below grade 364 level and is not prepared to be promoted to the fourth grade. 365

(D)(1) Division (D) of this section applies to any student 366

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who meets both of the following criteria:

(a) The student was enrolled in the twelfth grade in the 2019-2020 school year or was on track to graduate in the 2019-2020 school year, as determined by the school district or other public or chartered nonpublic school in which the student was enrolled, regardless of the graduation cohort in which the student is included.

(b) The student had not completed the requirements for a 374
high school diploma under section 3313.61, 3313.612, or 3325.08 375
of the Revised Code or under Section 3 of H.B. 491 of the 132nd 376
General Assembly, as of March 17, 2020. 377

(2) A city, exempted village, local, or municipal school 378 district, a community school, a STEM school, a chartered 379 nonpublic school, the State School for the Blind, and the State 380 School for the Deaf shall grant a high school diploma to any 381 student to whom this section applies, if the student's 382 principal, in consultation with teachers and counselors, reviews 383 the student's progress toward meeting the requirements for a 384 diploma and determines that the student has successfully 385 completed the curriculum in the student's high school or the 386 individualized education program developed for the student by 387 the student's high school pursuant to section 3323.08 of the 388 Revised Code, or qualified under division (D) or (F) of section 389 3313.603 of the Revised Code, at the time the student's school 390 closed pursuant to the Director of Health's order under section 391 3701.13 of the Revised Code "In Re: Order the Closure of All K-392 12 Schools in the State of Ohio" issued on March 14, 2020. No 393 district or school shall grant a high school diploma under 394 division (D)(2) of this section after September 30, 2020. 395

(3) If the board of education of a school district or the

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governing authority of a community school, STEM school, 397 chartered nonpublic school, the State School for the Blind, or 398 the State School for the Deaf has adopted a resolution under 399 division (E) of section 3313.603 of the Revised Code requiring a 400 more challenging curriculum than otherwise required under 401 division (C) of that section, the district superintendent or the 402 chief administrator of the school may elect to require only the 403 minimum curriculum specified in division (C) of that section for 404 the purpose of determining if a student to whom division (D) of 405 this section applies has successfully completed the curriculum 406 under division (D)(2) of this section. If such an election is 407 made, the superintendent or chief administrator shall evaluate 408 each student to whom division (D) of this section applies using 409 the minimum curriculum specified in division (C) of this 410 section. 411

(4) It is the intent of the General Assembly that school districts and other public and private schools do both of the following:

(a) Continue to provide ways to keep students actively engaged in learning opportunities between March 17, 2020, and the remainder of the school year;

(b) Grant students who need in-person instructional418experiences to complete requirements for a diploma or a career-419technical education program access to school facilities as soon420as it is reasonably possible after the Director of Health421permits such access to resume, even if the last instructional422day of the school year has already passed.423

(E) For the purpose of teacher evaluations conducted under
sections 3319.111 and 3319.112 of the Revised Code, no school
district board of education shall use value-added progress
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dimension data, established under section 3302.021 of the427Revised Code, from the 2019-2020 school year to measure student428learning attributable to the teacher being evaluated.429

(F) (1) For community school sponsor evaluations required 430 under section 3314.016 of the Revised Code, the Department shall 431 not issue a rating for the components under division (B)(1) of 432 that section to any sponsor, nor shall the Department issue an 433 overall rating for the sponsor. The Department shall allow a 434 sponsor to indicate that it could not comply with an applicable 435 law or administrative rule or fully adhere to a quality practice 436 because the required action was unable to be completed due to 437 the Director of Health's order under section 3701.13 of the 438 Revised Code "In Re: Order the Closure of All K-12 Schools in 439 the State of Ohio" issued on March 14, 2020, any local board of 440 health order, or any extension of an order. 441

(2) The absence of community school sponsor ratings for 442 the 2019-2020 school year shall have no effect in determining 443 sanctions or penalties of a sponsor under Chapter 3314. of the 444 Revised Code and shall not create a new starting point for 445 determinations that are based on ratings over multiple years. 446 447 The sponsor ratings of any previous or subsequent school years shall be considered when a sponsor is subject to sanctions or 448 penalties under that chapter. A sponsor shall remain eligible in 449 the 2020-2021 school year for any incentives that the sponsor 450 was eligible for in the 2019-2020 school year, and the 2019-2020 451 school year shall not count toward the number of years in which 452 a sponsor subject to division (B)(7)(b) of section 3314.016 of 453 the Revised Code is not required to be evaluated. 454

(G) The Superintendent of Public Instruction may waive the455requirement to complete any report prescribed by law that is456

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(I) The Superintendent of Public Instruction may extend or 474 waive any deadline for an action required of the State Board of 475 Education, the Department of Education, or any person or entity 476 licensed or regulated by the State Board or Department during 477 the duration of the Director of Health's order under section 478 3701.13 of the Revised Code "In re: Order the Closure of All K-479 12 Schools in the State of Ohio" issued on March 14, 2020, or 480 any local board of health order, and any extension of any order, 481 based on the implications of COVID-19, as necessary to ensure 482 that the safety of students, families, and communities are 483 prioritized while continuing to ensure the efficient operation 484 of the Department and public and private schools in this state. 485 Deadlines that may be extended or waived by the State 486 Superintendent include, but are not limited to, deadlines 487

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related to the following:	488
(1) The conduct of evaluations for school personnel under Chapter 3319. of the Revised Code;	489 490
(2) Notice of intent not to reemploy school personnel under Chapter 3319. Of the Revised Code;	491 492
(3) The conduct of school safety drills under section	493

(4) The emergency management test required by division (E) 495

of section 3313.536 of the Revised Code;

3737.73 of the Revised Code;

(5) The filling of a vacancy in a board of education; 497

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(6) Updating of teacher evaluation policies to conform
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with the framework for evaluation of teachers adopted under
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section 3319.112 of the Revised Code;
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(7) Identification and screening of gifted students under Chapter 3324. of the Revised Code.

(J) Notwithstanding anything in the Revised Code or 503 Administrative Code to the contrary, for the 2019-2020, 2020-504 2021, and 2021-2022 school years only, the Chancellor of Higher 505 Education, in consultation with the Superintendent of Public 506 Instruction, may waive, extend, suspend, or modify requirements 507 of the College Credit Plus program if the Chancellor, in 508 consultation with the Superintendent, determines the waiver, 509 extension, suspension, or modification is necessary in response 510 to COVID-19. 511

(K) The Superintendent of Public Instruction shall
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collaborate with providers in the 22+ Adult High School Diploma
Program authorized under sections 3314.38, 3317.23, 3317.231,
3317.24, and 3345.86 of the Revised Code and the Adult Diploma
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Program authorized under section 3313.902 of the Revised Code, 516 and rules adopted thereunder, to ensure that the providers have 517 maximum flexibility to assist students whose progress in the 518 program has been affected by the Director of Health's order to 519 complete the requirements to earn a high school diploma. For 520 this purpose, the State Superintendent may waive or extend 521 522 deadlines, or otherwise grant providers and students flexibility, for completion of program requirements. 523

(L) No school district shall require the parent of any 524
student who was instructed at home in accordance with section 525
3321.04 of the Revised Code for the 2019-2020 school year to 526
submit to the district superintendent the academic assessment 527
report required under rule 3301-34-04 of the Administrative Code 528
as a condition of the district allowing the student to continue 529
to receive home instruction for the 2020-2021 school year. 530

(M) Notwithstanding anything in the Revised Code to the 531 contrary, the board of education of any school district that, 532 prior to the Director of Health's order under section 3701.13 of 533 the Revised Code "In re: Order the Closure of All K-12 Schools 534 in the State of Ohio" issued on March 14, 2020, had not 535 completed an evaluation that was required under Chapter 3319. of 536 the Revised Code for the 2019-2020 school year for an employee 537 of the district, including a teacher, administrator, or 538 superintendent, may elect not to conduct an evaluation of the 539 employee for that school year, if the district board determines 540 that it would be impossible or impracticable to do so. If a 541 district board elects not to evaluate an employee for the 2019-542 2020 school year, the employee shall be considered not to have 543 had evaluation procedures complied with pursuant to section 544 3319.111 of the Revised Code for purposes of section 3319.11 of 545 the Revised Code. The district board may collaborate with any 546

bargaining organization representing employees of the district 547 in determining whether to complete evaluations for the 2019-2020 548 school year. Nothing in this section shall preclude a district 549 board from using an evaluation completed prior to the Director 550 of Health's order in employment decisions. 551

Section 2. That existing Sections 10, 11 (as amended by552H.B. 614 of the 133rd General Assembly), 12, 13, and 17 (as553amended by H.B. 164 of the 133rd General Assembly) of H.B. 197554of the 133rd General Assembly are hereby repealed.555

Section 3. That Sections 10 and 11 of H.B. 164 of the556133rd General Assembly be amended to read as follows:557

Sec. 10. Notwithstanding anything to the contrary in 558 sections 3319.02, 3319.111, and 3319.112, and 3319.113 of the 559 Revised Code, a school district board of education shall not use 560 value-added progress dimension data established under section 561 562 3302.021 of the Revised Code, any other high-quality student data as defined by the state board of education under section 563 3319.112 of the Revised Code, any other metric used to evaluate 564 positive student outcomes as described under section 3319.113 of 565 the Revised Code, or any other student academic growth data to 566 measure student learning attributable to a teacher or, 567 principal, or school counselor while conducting performance 568 evaluations under sections 3319.02, 3319.111, and 3319.112, and 569 <u>3319.113</u> of the Revised Code for the 2020-2021 or 2021-2022 570 school year. Rather, a district board shall use only the other 571 evaluation factors and components prescribed under sections 572 3319.02, 3319.111, and 3319.112, and 3319.113 of the Revised 573 Code to conduct a teacher's or, principal's, or school 574 <u>counselor's</u> performance evaluation under those sections for that 575 school year. Nothing in this section shall be construed to 576

prohibit a district board from considering as part of a577teacher's-or, principal's, or school counselor's evaluation how578that teacher-or, principal, or school counselor collects,579analyzes, and uses student data, including student academic580growth data or positive student outcomes data, to adapt581instruction to meet individual student needs or to improve the582teacher's-or, principal's, or student counselor's practice.583

Sec. 11. Notwithstanding anything to the contrary in 584 section 3319.02 of the Revised Code, a school district board of 585 education may choose to complete the performance evaluation of a 586 principal for the 2019-2020 and 2020-2021 school year-years 587 under that section without a student growth measure as part of 588 the evaluation. 589

Section 4. That existing Sections 10 and 11 of H.B. 164 of the 133rd General Assembly are hereby repealed.

Section 5. That Section 7 of S.B. 216 of the 132nd General Assembly (as amended by H.B. 164 of the 133rd General Assembly) be amended to read as follows:

Sec. 7. Notwithstanding the amendment or repeal of 595 sections 3319.111, 3319.112, and 3319.114 of the Revised Code by 596 S.B. 216 of the 132nd General Assembly, for the 2018-2019-and, 597 2019-2020, and 2020-2021 school years, the following shall 598 apply: 599

(A) Each school district, other than a district
participating in the pilot program established under Section 6
of S.B. 216 of the 132nd General Assembly, shall conduct teacher
evaluations in accordance with those sections as they existed
prior to November 2, 2018, except that if the district board of
education, in the 2019-2020 or 2020-2021 school year, chooses to

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complete an evaluation for a teacher to whom division (C)(2)(a) 606 or (b) of section 3319.111 of the Revised Code applies without a 607 student growth measure as part of the evaluation, the board may 608 continue to evaluate that teacher every three or two years, 609 respectively. Any teacher who did not have a student academic 610 growth measure as part of the teacher's evaluation for the 2019-611 2020 or 2020-2021 school year shall remain at the same point in 612 the teacher's evaluation cycle, and shall retain the same 613 evaluation rating, for the 2020-2021 and 2021-2022 school year-614 years as for the 2019-2020 school year. 615

(B) Each state agency that employs teachers shall conduct
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(C) Any reference in law to evaluations conducted under section 3319.111 of the Revised Code shall be construed to include evaluations conducted as required by this section.

(D) References to "evaluation procedures" in section
3319.11 of the Revised Code shall be construed to include the
evaluation procedures required by this section.

Section 6. That existing Section 7 of S.B. 216 of the626132nd General Assembly (as amended by H.B. 164 of the 133rd627General Assembly) is hereby repealed.628

Section 7. That Section 27 of H.B. 481 of the 133rd629General Assembly (as amended by H.B. 614 of the 133rd General630Assembly) be amended to read as follows:631

Sec. 27. (A) For the purpose of this section: 632

(1) "Subdivision" means a county, township, or municipal633corporation, and does not include a park district.634

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(2) "Ineligible subdivision" means a county or municipal
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corporation receiving a direct payment under section 5001 of the
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"Coronavirus Aid, Relief, and Economic Security Act," as
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described in 42 U.S.C. 801(b)(2).
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(3) "2019 LGF allocation" means the amount that would have
been deposited to a county's county undivided local government
fund in 2019 disregarding any reduction under section 5747.502
of the Revised Code and excluding any amounts deposited in that
fund that were paid in that year to ineligible subdivisions or
fursuant to section 5747.503 of the Revised Code.

(4) "2019 CULGF allocation" means the amount of funds from
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a county's county undivided local government fund a subdivision
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would have received in 2019 under section 5747.51 or 5747.53 of
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the Revised Code disregarding any reduction under section
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5747.502 of the Revised Code and any adjustment because the
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subdivision, pursuant to an ordinance or resolution, elected to
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forgo all or a portion of its share of such funds.

(5) "Population" means the most recent population estimate
(5) "Population" means the most recent population estimate
(5) published by the Development Services Agency and based on the
(5) American Community Survey, as published by the United States
(5) Census Bureau. The population of a township includes only the
(5) population of the township's unincorporated area.

(B) As soon as is practicable after the effective date of 657 this section, the Director of Budget and Management, in 658 consultation with the Tax Commissioner, shall provide for 659 payment from the Coronavirus Relief Fund to each county 660 treasury, to be deposited into a new fund in the county treasury 661 to be named the county coronavirus relief distribution fund, 662 which the county auditor shall create for this purpose. The 663 amount of the payment to each county coronavirus relief 664

distribution fund shall equal the amount appropriated under 665 Section 28 of this act multiplied by a fraction, the numerator 666 of which is the 2019 LGF allocation for that county and the 667 denominator of which is the sum of the 2019 LGF allocations for 668 all counties. 669

(C) Within seven days of deposit in the county coronavirus 670 relief distribution fund of the payment described in division 671 (B) of this section, the county auditor shall distribute that 672 money to the county, unless the county is an ineligible 673 subdivision, and to each municipal corporation and township that 674 is not an ineligible subdivision, in an amount equal to the 675 amount of money in that fund multiplied by a fraction, the 676 numerator of which equals the subdivision's 2019 CULGF 677 allocation and the denominator of which equals the sum of the 678 2019 CULGF allocations from that county's county undivided local 679 government fund for all such subdivisions. 680

Upon making the distribution, the county auditor shall report to the Director of Budget and Management the amount distributed to each subdivision. The report shall be made in the manner prescribed by the Director.

(D) To be eligible to receive a payment under division (C) 685 of this section, the legislative authority of a county, 686 township, or municipal corporation must adopt a resolution or 687 ordinance affirming that the funds so received may be expended 688 only to cover costs of the subdivision consistent with the 689 requirements of section 5001 of the "Coronavirus Aid, Relief, 690 and Economic Security Act," as described in 42 U.S.C. 801(d), 691 and any applicable regulations. Subject to division (F) of this 692 section, until the legislative authority adopts this resolution 693 or ordinance, the subdivision's share of the money from the 694

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county coronavirus relief distribution fund shall remain in that695fund. The legislative authority shall certify a copy of the696resolution or ordinance to the county auditor and the Director697of Budget and Management.698

(E) Money received under division (C) of this section by a 699 subdivision shall be deposited into a new fund in the 700 subdivision's treasury to be named the local coronavirus relief 701 fund, which the subdivision's fiscal officer shall create for 702 this purpose. Money in that fund shall be used to cover only 703 704 costs of the subdivision consistent with the requirements of section 5001 of the "Coronavirus Aid, Relief, and Economic 705 Security Act," as described in 42 U.S.C. 801(d). Money in a 706 subdivision's local coronavirus relief fund shall be audited by 707 the Auditor of State during the subdivision's next regular audit 708 under section 117.11 of the Revised Code to determine whether 709 money in the fund has been expended in accordance with the 710 requirements of this section. 711

(F)(1) Not later than November 20, 2020, the fiscal 712 officer of each subdivision shall pay the unencumbered balance 713 of money in the subdivision's local coronavirus relief fund to 714 the county treasurer, who shall deposit this revenue in the 715 county coronavirus relief distribution fund. If the subdivision 716 717 is located within more than one county, the subdivision's fiscal officer shall apportion and pay the unencumbered balance of 718 money in the fund among the counties in which it is located 719 proportionally, based on the cumulative amount of money the 720 subdivision received from each such county's coronavirus relief 721 distribution fund under division (C) of this section, division 722 (C) of Section 4 of H.B. 614 of the 133rd General Assembly, and 723 any other appropriations approved by the Controlling Board. On 724 or before November 25, 2020, the county auditor shall distribute 725

all money to the credit of the county coronavirus relief 726 distribution fund to the county and to each municipal 727 corporation and township fully or partially located within that 728 county, unless the subdivision is an ineligible subdivision or 729 paid an unencumbered balance to the treasurer under this 730 division or the subdivision's legislative authority has not 731 adopted the resolution or ordinance required under division (D) 732 of this section. Subject to division divisions (F) (2) and (3) of 733 this section, the money shall be distributed as follows: 734

(a) Twenty-five per cent of the money to the county if it
qualifies for a distribution under division (F)(1) of this
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section;
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(b) The remaining balance to each such qualifying 738 municipal corporation or township, of which the distribution to 739 each shall equal the amount of the remaining balance multiplied 740 by a fraction, the numerator of which is the population of the 741 municipal corporation or the township, and the denominator of 742 which is the sum of the populations of all such municipal 743 corporations and townships in the county that qualify for a 744 distribution under division (F)(1) of this section. Only the 745 portion of a municipal corporation's or township's population 746 that resides in the county shall be included in computing that 747 numerator and denominator. 748

(2) If fewer than twenty-five per cent of the municipal
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corporations and townships with a population that resides in a
county qualify for a distribution under division (F) (1) of this
section, "fifty per cent" shall be substituted for "twenty-five
per cent" in computing the amount of money to be distributed to
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the county under division (F) (1) (a) of this section if the
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county qualifies for such a distribution.

(3) <u>Any money in a county coronavirus relief distribution</u>
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<u>fund that cannot be distributed under division (F) (1) of this</u>
<u>section because no subdivision qualifies for a distribution, or</u>
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<u>because only the county qualifies for a distribution, shall be</u>
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<u>paid to the state treasury in the manner prescribed by the</u>
<u>Director of Budget and Management.</u>
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(4) Money received by a subdivision under division (F)(1) of this section shall be deposited in the subdivision's local coronavirus relief fund and used as required under division (E) of this section.

(4) (5) Upon making the distribution under division (F) (1) 766 767 of this section, the county auditor shall report to the Director of Budget and Management the amount of the unencumbered balance 768 paid to the county treasury by each subdivision making such a 769 payment and the amount distributed to each subdivision receiving 770 a distribution under this division. If no subdivision made such 771 a payment to the county treasury, the auditor shall report that 772 no such payments were made. The report shall be made in the 773 manner prescribed by the Director. 774

(G) Not later than February 1, 2021, the fiscal officer of 775 each subdivision shall pay the unexpended balance of money in 776 the subdivision's local coronavirus relief fund to the state 777 treasury in the manner prescribed by the Director of Budget and 778 Management. This division does not authorize any subdivision to 779 use money in its local coronavirus relief fund for expenses 780 incurred after December 30, 2020. A subdivision's local 781 coronavirus relief fund may be held open during the period 782 beginning December 31, 2020, and ending February 1, 2021, only 783 for account reconciliation and other similar purposes. 784

(H) A county, municipal corporation, or township receiving 785

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a payment from a county coronavirus relief distribution fund 786 under this section shall, upon request, provide any information 787 related to those payments or their expenditure to the Director 788 of Budget and Management. 789

Section 8. That existing Section 27 of H.B. 481 of the790133rd General Assembly (as amended by H.B. 614 of the 133rd791General Assembly) is hereby repealed.792

Section 9. The amendment by this act of Section 27 of H.B. 793 481 of the 133rd General Assembly applies to all amounts 794 795 distributed to a county coronavirus relief distribution fund under that Section or Section 4 of H.B. 614 of the 133rd General 796 Assembly, including appropriations in Section 28 of H.B. 481 of 797 the 133rd General Assembly and Section 8 of H.B. 614 of the 798 133rd General Assembly, as well as all appropriations approved 799 by the Controlling Board and distributed to such a fund before, 800 on, or after the effective date of this section. 801

Section 10. (A) As used in this section:

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(1) "Administer state assessments" means administering any
of the following:
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(a) The third-grade English language arts assessment
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 prescribed under division (A) (1) (a) of section 3301.0710 of the
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 Revised Code;
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(b) Diagnostic assessments as prescribed under sections3301.079, 3301.0715, 3301.163, and 3313.608 of the Revised Code;809

(c) The Kindergarten Readiness Assessment in accordancewith sections 3301.0715 and 3301.079 of the Revised Code.811

(2) "District or school" means any of the following: 812

(a) A city, local, exempted village, or municipal school 813

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district;	814
(b) A community school established under Chapter 3314. of	815
the Revised Code;	816
(c) A STEM school established under Chapter 3326. of the	817
Revised Code;	818
(d) The State School for the Deaf;	819
(e) The State School for the Blind;	820
(f) A chartered nonpublic school as defined in section	821
3310.01 of the Revised Code.	822
(B) Notwithstanding anything in the Revised Code to the	823
contrary, for the 2020-2021 school year only, a district or	824
school shall not be penalized for failing to administer state	825
assessments in the fall of the 2020-2021 school year to a	826
particular student if any of the following applies to that	827
student:	828
(1) The student is being quarantined.	829
(2) The student, or a member of the student's family, is	830
medically compromised and the student cannot attend school, or	831
another physical location outside of the home, for testing.	832
(3) The student resides in a geographic area that is	833
subject to an order issued by the Governor, the Department of	834
Health, or the board of health of a city or general health	835
district that requires all persons in that area to remain in	836
their residences.	837
(4) The student is receiving instruction primarily through	838
a remote learning model up through the deadline for the	839
prescribed assessments, and the assessments cannot be	840

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administered remotely.	841
(C) Division (B) of this section shall not be construed as	842
prohibiting a district or school from administering state	843
assessments if it elects to do so.	844
Section 11. (A) As used in this section:	845
(1) "Public school" means any of the following:	846
(a) A city, local, exempted village, or municipal school	847
district;	848
(b) A community school established under Chapter 3314. of	849
the Revised Code;	850
(c) A STEM school established under Chapter 3326. of the	851
Revised Code.	852
(2) "Qualifying student" means a student to whom any of	853
the following applies:	854
(a) The student is being quarantined.	855
(b) The student, or a member of the student's family, is	856
medically compromised and the student cannot attend school, or	857
another physical location outside of the home, for the	858
screening.	859
(c) The student resides in a geographic area that is	860
subject to an order issued by the Governor, the Department of	861
Health, or the board of health of a city or general health	862
district that requires all persons in that area to remain in	863
their residences.	864
(d) The student is receiving instruction primarily through	865
a remote learning model, and the required screenings cannot be	866
administered remotely.	867

(B) Notwithstanding anything to the contrary in section
3313.673 of the Revised Code, for the 2020-2021 school year
only, all of the following shall apply:
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(1) No public school shall be penalized for failing to
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conduct health screenings of a kindergarten or first grade
student in accordance with section 3313.673 of the Revised Code
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prior to November 1, 2020, if that student was a qualifying
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student prior to that date.

(2) Each public school shall conduct health screenings 876 prescribed under section 3313.673 of the Revised Code for 877 kindergarten and first grade students who did not receive 878 screenings in accordance with that section for the 2020-2021 879 school year prior to the effective date of this section, except 880 the school may forego screenings until they can be conducted 881 safely for a particular student if that student is a qualifying 882 student. 883

(3) The parent, guardian, or custodian of a kindergarten 884 or first grade student who is enrolled in a public school and 885 who has not received a health screening prescribed under section 886 3313.673 of the Revised Code for the 2020-2021 school year may 887 request that the school conduct that screening. Upon receiving 888 the request of the parent, quardian, or custodian, the public 889 school shall conduct the screening. A public school shall not 890 deny the request of parent, guardian, or custodian of a 891 qualifying student. 892

Section 12. Section 10 of H.B. 164 of the 133rd General893Assembly, as amended by this act, and division (E) of Section 17894of H.B. 197 of the 133rd General Assembly, as amended by H.B.895164 of the 133rd General Assembly, shall be construed as acting896in concert with each other and shall not be construed as897

conflicting with each other.

Section 13. Notwithstanding anything in the Revised Code 899 or Administrative Code to the contrary, for the 2020-2021 school 900 year only, the board of education of any school district that, 901 on or before the effective date of this section, has not 902 completed an evaluation that is required under Chapter 3319. of 903 the Revised Code for that school year for an employee of the 904 district, including a teacher, school counselor, administrator, 905 or superintendent, may elect not to conduct an evaluation of the 906 907 employee for that school year, if the district board determines that it would be impossible or impracticable to do so. If a 908 district board elects not to evaluate an employee for the 2020-909 2021 school year, the employee shall be considered not to have 910 had evaluation procedures complied with pursuant to section 911 3319.111 of the Revised Code for purposes of section 3319.11 of 912 the Revised Code. The district board may collaborate with any 913 bargaining organization representing employees of the district 914 in determining whether to complete evaluations for the 2020-2021 915 school year. Nothing in this section shall preclude a district 916 board from using an evaluation completed prior to the effective 917 date of this section in employment decisions. 918

919 Section 14. Notwithstanding any provision of the Revised Code to the contrary, for the 2020-2021 school year only, the 920 governing authority of a community school established under 921 Chapter 3314. of the Revised Code, by December 31, 2020, may 922 submit written notification to a school district board of 923 education stating that the governing authority is accepting 924 responsibility to provide or arrange for transportation of the 925 district's "native students," as defined in section 3314.09 of 926 the Revised Code, to and from the community school in accordance 927 with section 3314.091 of the Revised Code. The governing 928

authority of a community school that accepts responsibility to	929
provide or arrange for transportation pursuant to this section	930
shall receive state funding for the entire 2020-2021 school year	931
in accordance with division (D) of section 3314.091 of the	932
Revised Code.	933
Section 15. This act is hereby declared to be an emergency	934
measure necessary for the immediate preservation of the public	935
peace, health, and safety. The reason for such necessity is to	936
continue essential operation of various facets of state and	937
local government and respond to the declared pandemic and global	938
health emergency related to COVID-19. Therefore, this act shall	939