As Passed by the House

132nd General Assembly

Regular Session 2017-2018

Sub. H. B. No. 360

Representative Greenspan

Cosponsors: Representatives Anielski, Keller, Miller, Sheehy, Thompson, Antonio, Arndt, DeVitis, Edwards, Hill, LaTourette, Lepore-Hagan, Lipps, Pelanda, Smith, R., Stein, Young

A BILL

То	amend sections 2903.31, 3301.22, 3313.66,	1
	3313.661, 3313.666, 3314.03, and 3326.11 and to	2
	enact sections 3313.669, 3319.318, and 3345.19	3
	of the Revised Code to enact the "Ohio Anti-	4
	Bullying and Hazing Act" with regard to school	5
	discipline and bullying and hazing policies at	6
	public schools and colleges.	7

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

Section 1. That sections 2903.31, 3301.22, 3313.66,	8
3313.661, 3313.666, 3314.03, and 3326.11 be amended and sections	9
3313.669, 3319.318, and 3345.19 of the Revised Code be enacted	10
to read as follows:	11
Sec. 2903.31. (A) As used in this section, "hazing" means	12
doing any act or coercing another, including the victim, to do	13
any act of initiation into any student or other organization <u>or</u>	14
any act to continue or reinstate membership in or affiliation	15
with any student or other organization that causes or creates a	16
substantial risk of causing mental or physical harm to any	17

person.	18
(B)(1) No person shall recklessly participate in the	19
hazing of another.	20
(2) No administrator, employee, or faculty member.	21
teacher, consultant, alumnus, or volunteer of any organization,	22
including any primary, secondary, or post-secondary school or of	23
any other educational institution, public or private, shall	24
recklessly permit the hazing of any person.	25
(C) (1) No person shall knowingly participate in the hazing	26
of another when the hazing causes serious physical harm to the	27
other person.	28
(2) No administrator, employee, faculty member, teacher,	29
consultant, alumnus, or volunteer of any organization, including	30
any primary, secondary, or post-secondary school or any other	31
educational institution, public or private, shall knowingly	32
permit the hazing of any person when the hazing causes serious	33
physical harm to any person.	34
(D) Whoever violates this section is guilty of hazing \overline{r} . A	35
violation of division (B)(1) or (2) of this section is a	36
misdemeanor of the <u>fourth</u> - <u>second</u> degree. <u>A violation of division</u>	37
(C) (1) or (2) of this section is a felony of the fourth degree.	38
Sec. 3301.22. (A) The state board of education shall	39
develop do both of the following:	40
(1) Develop a model policy to prohibit harassment,	41
intimidation, or bullying in order to assist school districts in	42
developing their own policies under section 3313.666 of the	43
Revised Code. The board shall issue the model policy within six	44
months after the effective date of this section;	45

(2) Provide each school district with evidence-based best	46
practices regarding policies to prohibit harassment,	47
intimidation, or bullying.	48
(B) Beginning on the effective date of this amendment, the	49
state board shall review the model policy and best practices	50
developed under division (A) of this section at least once every	51
four years, and update them as necessary based on the review.	52
Sec. 3313.66. (A) Except as provided under division (B)(2)	53
of this section and section 3313.669 of the Revised Code, and	54
subject to section 3313.668 of the Revised Code, the	55
superintendent of schools of a city, exempted village, or local	56
school district, or the principal of a public school may suspend	57
a pupil from school for not more than ten school days. The board	58
of education of a city, exempted village, or local school	59
district may adopt a policy granting assistant principals and	60
other administrators the authority to suspend a pupil from	61
school for a period of time as specified in the policy of the	62
board of education, not to exceed ten school days. If at the	63
time an out-of-school suspension is imposed there are fewer than	64
ten school days remaining in the school year in which the	65
incident that gives rise to the suspension takes place, the	66
superintendent shall not apply any remaining part of the period	67
of the suspension to the following school year. The	68
superintendent may instead require the pupil to participate in a	69
community service program or another alternative consequence for	70
a number of hours equal to the remaining part of the period of	71
the suspension. The pupil shall be required to begin the pupil's	72
community service or alternative consequence during the first	73
full week day of summer break. Each school district, in its	74
discretion, may develop an appropriate list of alternative	75
consequences. In the event that a pupil fails to complete	76

community service or the assigned alternative consequence, the	77
school district may determine the next course of action, which	78
shall not include requiring the pupil to serve the remaining	79
time of the out-of-school suspension at the beginning of the	80
following school year.	81
Except in the case of a pupil given an in-school	82
suspension, no pupil shall be suspended unless prior to the	83
suspension the superintendent or principal does both of the	84
following:	85
(1) Gives the pupil written notice of the intention to	86
suspend the pupil and the reasons for the intended suspension	87
and, if the proposed suspension is based on a violation listed	88
in division (A) of section 3313.662 of the Revised Code and if	89
the pupil is sixteen years of age or older, includes in the	90
notice a statement that the superintendent may seek to	91
permanently exclude the pupil if the pupil is convicted of or	92
adjudicated a delinquent child for that violation;	93
(2) Provides the pupil an opportunity to appear at an	94
informal hearing before the principal, assistant principal,	95
superintendent, or superintendent's designee and challenge the	96
reason for the intended suspension or otherwise to explain the	97
pupil's actions.	98
If a pupil is suspended pursuant to division (A) of this	99
section, the school district board may, in its discretion,	100
permit the pupil to complete any classroom assignments missed	101
because of the suspension.	102
(B)(1) Except as provided under division (B)(2), (3), $\frac{1}{2}$	103
(4), or (5) of this section and section 3313.669 of the Revised	104

Code, and subject to section 3313.668 of the Revised Code, the

superintendent of schools of a city, exempted village, or local	106
school district may expel a pupil from school for a period not	107
to exceed the greater of eighty school days or the number of	108
school days remaining in the semester or term in which the	109
incident that gives rise to the expulsion takes place, unless	110
the expulsion is extended pursuant to division (F) of this	111
section. If at the time an expulsion is imposed there are fewer	112
than eighty school days remaining in the school year in which	113
the incident that gives rise to the expulsion takes place, the	114
superintendent may apply any remaining part or all of the period	115
of the expulsion to the following school year.	116

- (2) (a) Unless a pupil is permanently excluded pursuant to 117 section 3313.662 of the Revised Code, the superintendent of 118 schools of a city, exempted village, or local school district 119 shall expel a pupil from school for a period of one year for 120 bringing a firearm to a school operated by the board of 121 education of the district or onto any other property owned or 122 controlled by the board, except that the superintendent may 123 reduce this requirement on a case-by-case basis in accordance 124 with the policy adopted by the board under section 3313.661 of 125 the Revised Code. 126
- (b) The superintendent of schools of a city, exempted 127 village, or local school district may expel a pupil from school 128 for a period of one year for bringing a firearm to an 129 interscholastic competition, an extracurricular event, or any 130 other school program or activity that is not located in a school 131 or on property that is owned or controlled by the district. The 132 superintendent may reduce this disciplinary action on a case-by-133 case basis in accordance with the policy adopted by the board 134 under section 3313.661 of the Revised Code. 135

- (c) Any expulsion pursuant to division (B)(2) of this

 section shall extend, as necessary, into the school year

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 following the school year in which the incident that gives rise

 to the expulsion takes place. As used in this division,

 "firearm" has the same meaning as provided pursuant to the "Gun
 Free Schools Act," 115 Stat. 1762, 20 U.S.C. 7151.
- (3) The board of education of a city, exempted village, or 142 local school district may adopt a resolution authorizing the 143 superintendent of schools to expel a pupil from school for a 144 145 period not to exceed one year for bringing a knife to a school operated by the board, onto any other property owned or 146 controlled by the board, or to an interscholastic competition, 147 an extracurricular event, or any other program or activity 148 sponsored by the school district or in which the district is a 149 participant, or for possessing a firearm or knife at a school, 150 on any other property owned or controlled by the board, or at an 1.51 interscholastic competition, an extracurricular event, or any 152 other school program or activity, which firearm or knife was 153 initially brought onto school board property by another person. 154 The resolution may authorize the superintendent to extend such 155 an expulsion, as necessary, into the school year following the 156 school year in which the incident that gives rise to the 157 expulsion takes place. 158
- (4) The board of education of a city, exempted village, or 159 local school district may adopt a resolution establishing a 160 policy under section 3313.661 of the Revised Code that 161 authorizes the superintendent of schools to expel a pupil from 162 school for a period not to exceed one year for committing an act 163 that is a criminal offense when committed by an adult and that 164 results in serious physical harm to persons as defined in 165 division (A)(5) of section 2901.01 of the Revised Code or 166

serious physical harm to property as defined in division (A)(6)	167
of section 2901.01 of the Revised Code while the pupil is at	168
school, on any other property owned or controlled by the board,	169
or at an interscholastic competition, an extracurricular event,	170
or any other school program or activity. Any expulsion under	171
this division shall extend, as necessary, into the school year	172
following the school year in which the incident that gives rise	173
to the expulsion takes place.	174

- (5) The board of education of any city, exempted village, or local school district may adopt a resolution establishing a policy under section 3313.661 of the Revised Code that authorizes the superintendent of schools to expel a pupil from school for a period not to exceed one year for making a bomb threat to a school building or to any premises at which a school activity is occurring at the time of the threat. Any expulsion under this division shall extend, as necessary, into the school year following the school year in which the incident that gives rise to the expulsion takes place.
- (6) No pupil shall be expelled under division (B)(1), (2),(3), (4), or (5) of this section unless, prior to the pupil's expulsion, the superintendent does both of the following:
- (a) Gives the pupil and the pupil's parent, guardian, or custodian written notice of the intention to expel the pupil;
- (b) Provides the pupil and the pupil's parent, guardian, custodian, or representative an opportunity to appear in person before the superintendent or the superintendent's designee to challenge the reasons for the intended expulsion or otherwise to explain the pupil's actions.

The notice required in this division shall include the

reasons for the intended expulsion, notification of the	196
opportunity of the pupil and the pupil's parent, guardian,	197
custodian, or representative to appear before the superintendent	198
or the superintendent's designee to challenge the reasons for	199
the intended expulsion or otherwise to explain the pupil's	200
action, and notification of the time and place to appear. The	201
time to appear shall not be earlier than three nor later than	202
five school days after the notice is given, unless the	203
superintendent grants an extension of time at the request of the	204
pupil or the pupil's parent, guardian, custodian, or	205
representative. If an extension is granted after giving the	206
original notice, the superintendent shall notify the pupil and	207
the pupil's parent, guardian, custodian, or representative of	208
the new time and place to appear. If the proposed expulsion is	209
based on a violation listed in division (A) of section 3313.662	210
of the Revised Code and if the pupil is sixteen years of age or	211
older, the notice shall include a statement that the	212
superintendent may seek to permanently exclude the pupil if the	213
pupil is convicted of or adjudicated a delinquent child for that	214
violation.	215

(7) A superintendent of schools of a city, exempted 216 village, or local school district shall initiate expulsion 217 proceedings pursuant to this section with respect to any pupil 218 who has committed an act warranting expulsion under the 219 district's policy regarding expulsion even if the pupil has 220 withdrawn from school for any reason after the incident that 221 gives rise to the hearing but prior to the hearing or decision 222 to impose the expulsion. If, following the hearing, the pupil 223 would have been expelled for a period of time had the pupil 224 still been enrolled in the school, the expulsion shall be 225 imposed for the same length of time as on a pupil who has not 226

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withdrawn from the school.

(C) If a pupil's presence poses a continuing danger to	228
persons or property or an ongoing threat of disrupting the	229
academic process taking place either within a classroom or	230
elsewhere on the school premises, the superintendent or a	231
principal or assistant principal may remove a pupil from	232
curricular activities or from the school premises, and a teacher	233
may remove a pupil from curricular activities under the	234
teacher's supervision, without the notice and hearing	235
requirements of division (A) or (B) of this section. As soon as	236
practicable after making such a removal, the teacher shall	237
submit in writing to the principal the reasons for such removal.	238

If a pupil is removed under this division from a 239 curricular activity or from the school premises, written notice 240 of the hearing and of the reason for the removal shall be given 241 to the pupil as soon as practicable prior to the hearing, which 242 shall be held within three school days from the time the initial 243 removal is ordered. The hearing shall be held in accordance with 244 division (A) of this section unless it is probable that the 245 pupil may be subject to expulsion, in which case a hearing in 246 accordance with division (B) of this section shall be held, 247 except that the hearing shall be held within three school days 248 of the initial removal. The individual who ordered, caused, or 249 requested the removal to be made shall be present at the 250 hearing. 251

If the superintendent or the principal reinstates a pupil in a curricular activity under the teacher's supervision prior to the hearing following a removal under this division, the teacher, upon request, shall be given in writing the reasons for such reinstatement.

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(D) The superintendent or principal, within one school day	257
after the time of a pupil's expulsion or suspension, shall	258
notify in writing the parent, guardian, or custodian of the	259
pupil and the treasurer of the board of education of the	260
expulsion or suspension. The notice shall include the reasons	261
for the expulsion or suspension, notification of the right of	262
the pupil or the pupil's parent, guardian, or custodian to	263
appeal the expulsion or suspension to the board of education or	264
to its designee, to be represented in all appeal proceedings, to	265
be granted a hearing before the board or its designee in order	266
to be heard against the suspension or expulsion, and to request	267
that the hearing be held in executive session, notification that	268
the expulsion may be subject to extension pursuant to division	269
(F) of this section if the pupil is sixteen years of age or	270
older, and notification that the superintendent may seek the	271
pupil's permanent exclusion if the suspension or expulsion was	272
based on a violation listed in division (A) of section 3313.662	273
of the Revised Code that was committed when the child was	274
sixteen years of age or older and if the pupil is convicted of	275
or adjudicated a delinquent child for that violation.	276

In accordance with the policy adopted by the board of education under section 3313.661 of the Revised Code, the notice provided under this division shall specify the manner and date by which the pupil or the pupil's parent, guardian, or custodian shall notify the board of the pupil's, parent's, guardian's, or custodian's intent to appeal the expulsion or suspension to the board or its designee.

Any superintendent expelling a pupil under this section 284 for more than twenty school days or for any period of time if 285 the expulsion will extend into the following semester or school 286 year shall, in the notice required under this division, provide 287

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the pupil and the pupil's parent, guardian, or custodian with	288
information about services or programs offered by public and	289
private agencies that work toward improving those aspects of the	290
pupil's attitudes and behavior that contributed to the incident	291
that gave rise to the pupil's expulsion. The information shall	292
include the names, addresses, and phone numbers of the	293
appropriate public and private agencies.	294

(E) A pupil or the pupil's parent, quardian, or custodian 295 may appeal the pupil's expulsion by a superintendent or 296 suspension by a superintendent, principal, assistant principal, 297 or other administrator to the board of education or to its 298 designee. If the pupil or the pupil's parent, guardian, or 299 custodian intends to appeal the expulsion or suspension to the 300 board or its designee, the pupil or the pupil's parent, 301 quardian, or custodian shall notify the board in the manner and 302 by the date specified in the notice provided under division (D) 303 of this section. The pupil or the pupil's parent, guardian, or 304 custodian may be represented in all appeal proceedings and shall 305 be granted a hearing before the board or its designee in order 306 to be heard against the suspension or expulsion. At the request 307 of the pupil or of the pupil's parent, quardian, custodian, or 308 attorney, the board or its designee may hold the hearing in 309 executive session but shall act upon the suspension or expulsion 310 only at a public meeting. The board, by a majority vote of its 311 full membership or by the action of its designee, may affirm the 312 order of suspension or expulsion, reinstate the pupil, or 313 otherwise reverse, vacate, or modify the order of suspension or 314 expulsion. 315

The board or its designee shall make a verbatim record of hearings held under this division. The decisions of the board or its designee may be appealed under Chapter 2506. of the Revised

Code.	319
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This section shall not be construed to require notice and

hearing in accordance with division (A), (B), or (C) of this

section in the case of normal disciplinary procedures in which a

pupil is removed from a curricular activity for a period of less

than one school day and is not subject to suspension or

expulsion.

(F)(1) If a pupil is expelled pursuant to division (B) of 326 this section for committing any violation listed in division (A) 327 of section 3313.662 of the Revised Code and the pupil was 328 sixteen years of age or older at the time of committing the 329 violation, if a complaint, indictment, or information is filed 330 alleging that the pupil is a delinquent child based upon the 331 commission of the violation or the pupil is prosecuted as an 332 adult for the commission of the violation, and if the resultant 333 juvenile court or criminal proceeding is pending at the time 334 that the expulsion terminates, the superintendent of schools 335 that expelled the pupil may file a motion with the court in 336 which the proceeding is pending requesting an order extending 337 the expulsion for the lesser of an additional eighty days or the 338 339 number of school days remaining in the school year. Upon the filing of the motion, the court immediately shall schedule a 340 hearing and give written notice of the time, date, and location 341 of the hearing to the superintendent and to the pupil and the 342 pupil's parent, quardian, or custodian. At the hearing, the 343 court shall determine whether there is reasonable cause to 344 believe that the pupil committed the alleged violation that is 345 the basis of the expulsion and, upon determining that reasonable 346 cause to believe the pupil committed the violation does exist, 347 348 shall grant the requested extension.

(2) If a pupil has been convicted of or adjudicated a	349
delinquent child for a violation listed in division (A) of	350
section 3313.662 of the Revised Code for an act that was	351
committed when the child was sixteen years of age or older, if	352
the pupil has been expelled pursuant to division (B) of this	353
section for that violation, and if the board of education of the	354
school district of the school from which the pupil was expelled	355
has adopted a resolution seeking the pupil's permanent	356
exclusion, the superintendent may file a motion with the court	357
that convicted the pupil or adjudicated the pupil a delinquent	358
child requesting an order to extend the expulsion until an	359
adjudication order or other determination regarding permanent	360
exclusion is issued by the superintendent of public instruction	361
pursuant to section 3301.121 and division (D) of section	362
3313.662 of the Revised Code. Upon the filing of the motion, the	363
court immediately shall schedule a hearing and give written	364
notice of the time, date, and location of the hearing to the	365
superintendent of the school district, the pupil, and the	366
pupil's parent, guardian, or custodian. At the hearing, the	367
court shall determine whether there is reasonable cause to	368
believe the pupil's continued attendance in the public school	369
system may endanger the health and safety of other pupils or	370
school employees and, upon making that determination, shall	371
grant the requested extension.	372

(G) The failure of the superintendent or the board of
education to provide the information regarding the possibility
of permanent exclusion in the notice required by divisions (A),

(B), and (D) of this section is not jurisdictional, and the
failure shall not affect the validity of any suspension or
expulsion procedure that is conducted in accordance with this
section or the validity of a permanent exclusion procedure that

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is conducted in accordance with sections 3301.121 and 3313.662	380
of the Revised Code.	381
(H) With regard to suspensions and expulsions pursuant to	382
divisions (A) and (B) of this section by the board of education	383
of any city, exempted village, or local school district, this	384
section shall apply to any student, whether or not the student	385
is enrolled in the district, attending or otherwise	386
participating in any curricular program provided in a school	387
operated by the board or provided on any other property owned or	388
controlled by the board.	389
(I) Whenever a student is expelled under this section, the	390
expulsion shall result in removal of the student from the	391
student's regular school setting. However, during the period of	392
the expulsion, the board of education of the school district	393
that expelled the student or any board of education admitting	394
the student during that expulsion period may provide educational	395
services to the student in an alternative setting.	396
(J)(1) Notwithstanding sections 3109.51 to 3109.80,	397
3313.64, and 3313.65 of the Revised Code, any school district,	398
after offering an opportunity for a hearing, may temporarily	399
deny admittance to any pupil if one of the following applies:	400
(a) The pupil has been suspended from the schools of	401
another district under division (A) of this section and the	402
period of suspension, as established under that division, has	403
not expired;	404
(b) The pupil has been expelled from the schools of	405
another district under division (B) of this section and the	406
period of the expulsion, as established under that division or	407
as extended under division (F) of this section, has not expired.	408

If a pupil is temporarily denied admission under this	409
division, the pupil shall be admitted to school in accordance	410
with sections 3109.51 to 3109.80, 3313.64, or 3313.65 of the	411
Revised Code no later than upon expiration of the suspension or	412
expulsion period, as applicable.	413
(2) Notwithstanding sections 3109.51 to 3109.80, 3313.64,	414
and 3313.65 of the Revised Code, any school district, after	415
offering an opportunity for a hearing, may temporarily deny	416
admittance to any pupil if the pupil has been expelled or	417
otherwise removed for disciplinary purposes from a public school	418
in another state and the period of expulsion or removal has not	419
expired. If a pupil is temporarily denied admission under this	420
division, the pupil shall be admitted to school in accordance	421
with sections 3109.51 to 3109.80, 3313.64, or 3313.65 of the	422
Revised Code no later than the earlier of the following:	423
(a) Upon expiration of the expulsion or removal period	424
<pre>imposed by the out-of-state school;</pre>	425
(b) Upon expiration of a period established by the	426
district, beginning with the date of expulsion or removal from	427
the out-of-state school, that is no greater than the period of	428
expulsion that the pupil would have received under the policy	429
adopted by the district under section 3313.661 of the Revised	430
Code had the offense that gave rise to the expulsion or removal	431
by the out-of-state school been committed while the pupil was	432
enrolled in the district.	433
(K) As used in this section:	434
(1) "Permanently exclude" and "permanent exclusion" have	435
the same meanings as in section 3313.662 of the Revised Code.	436

(2) "In-school suspension" means the pupil will serve all 437

of the suspension in a school setting.

Sec. 3313.661. (A) The board of education of each city,	439
exempted village, and local school district shall adopt a policy	440
regarding suspension, expulsion, removal, and permanent	441
exclusion that specifies the types of misconduct for which a	442
pupil may be suspended, expelled, or removed. The types of	443
misconduct may include misconduct by a pupil that occurs off of	444
property owned or controlled by the district but that is	445
connected to activities or incidents that have occurred on	446
property owned or controlled by that district and misconduct by	447
a pupil that, regardless of where it occurs, is directed at a	448
district official or employee, or the property of such official	449
or employee. The policy shall specify the reasons for which the	450
superintendent of the district may reduce the expulsion	451
requirement in division (B)(2) of section 3313.66 of the Revised	452
Code. If a board of education adopts a resolution pursuant to	453
division (B)(3) of section 3313.66 of the Revised Code, the	454
policy shall define the term "knife" or "firearm," as	455
applicable, for purposes of expulsion under that resolution and	456
shall specify any reasons for which the superintendent of the	457
district may reduce any required expulsion period on a case-by-	458
case basis. If a board of education adopts a resolution pursuant	459
to division (B)(4) or (5) of section 3313.66 of the Revised	460
Code, the policy shall specify any reasons for which the	461
superintendent of the district may reduce any required expulsion	462
period on a case-by-case basis. The policy also shall set forth	463
the acts listed in section 3313.662 of the Revised Code for	464
which a pupil may be permanently excluded.	465

The policy adopted under this division shall specify the 466 date and manner by which a pupil or a pupil's parent, guardian, 467 or custodian may notify the board of the pupil's, parent's, 468

guardian's, or custodian's intent to appeal an expulsion or	469
suspension to the board or its designee pursuant to division (E)	470
of section 3313.66 of the Revised Code. In the case of any	471
expulsion, the policy shall not specify a date that is less than	472
fourteen days after the date of the notice provided to the pupil	473
or the pupil's parent, guardian, or custodian under division (D)	474
of that section.	475

A copy of the policy shall be posted on the district's web 476 site, if the district has one, and in a central location in the 477 school and shall be made available to pupils upon request. No 478 pupil shall be suspended, expelled, or removed except in 479 accordance with the policy adopted by the board of education of 480 the school district in which the pupil attends school, and no 481 pupil shall be permanently excluded except in accordance with 482 sections 3301.121 and 3313.662 of the Revised Code. 483

(B) (1) A board of education may establish a program and 484 adopt quidelines under which a superintendent may require a 485 pupil to perform community service in conjunction with a 486 suspension or expulsion imposed under section 3313.66 of the 487 Revised Code or in place of a suspension or expulsion imposed 488 under section 3313.66 of the Revised Code except for an 489 expulsion imposed pursuant to division (B)(2) of that section. 490 If a board adopts quidelines under this division, they shall 491 permit, except with regard to an expulsion pursuant to division 492 (B)(2) of section 3313.66 of the Revised Code, a superintendent 493 to impose a community service requirement beyond the end of the 494 school year in lieu of applying an expulsion into the following 495 school year. Any guidelines adopted shall be included in the 496 policy adopted under this section. 497

(2) If a pupil is suspended or expelled for an offense of

harassment, intimidation, or bullying under section 3313.669 of	499
the Revised Code, the board of education may develop a community	500
service plan that a pupil suspended or expelled under that	501
section must complete. The plan shall include specific goals and	502
timelines under which the pupil must perform community service	503
during the term of the pupil's suspension or expulsion.	504
(C) The written policy of each board of education that is	505
adopted pursuant to section 3313.20 of the Revised Code shall be	506
posted on the district's web site, if the district has one, and	507
in a central location in each school that is subject to the	508
policy and shall be made available to pupils upon request.	509
(D) Any policy, program, or guideline adopted by a board	510
of education under this section with regard to suspensions or	511
expulsions pursuant to division (A) or (B) of section 3313.66 of	512
the Revised Code shall apply to any student, whether or not the	513
student is enrolled in the district, attending or otherwise	514
participating in any curricular program provided in a school	515
operated by the board or provided on any other property owned or	516
controlled by the board.	517
(E) As used in this section, "permanently:	518
(1) "Permanently exclude" and "permanent exclusion" have	519
the same meanings as in section 3313.662 of the Revised Code.	520
(2) "Harassment, intimidation, or bullying" has the same	521
meaning as in section 3313.666 of the Revised Code.	522
Sec. 3313.666. (A) As used in this section:	523
(1) "Electronic act" means an act committed through the	524
use of a cellular telephone, computer, pager, personal	525
communication device, or other electronic communication device.	526

(2) "Harassment, intimidation, or bullying" means either-	527
any of the following:	528
(a) Any intentional written, verbal, electronic, or	529
physical act that a student has exhibited toward another	530
particular student or an administrator, employee, faculty	531
member, teacher, consultant, or volunteer of the district or	532
<pre>school more than once and the behavior both:</pre>	533
(i) Causes mental or physical harm to the other student <u>or</u>	534
the administrator, employee, faculty member, teacher,	535
<pre>consultant, or volunteer of the district or school;</pre>	536
(ii) Is sufficiently severe, persistent, or pervasive that	537
it creates an intimidating, threatening, or abusive educational	538
environment for the other student or the administrator,	539
<pre>employee, faculty member, teacher, consultant, or volunteer of</pre>	540
the district or school.	541
(b) Violence within a dating relationship;	542
(c) Hazing as defined in section 2903.31 of the Revised	543
Code.	544
(B) The board of education of each city, local, exempted	545
village, and joint vocational school district shall establish a	546
policy prohibiting the harassment , intimidation, or bullying of	547
students and administrators, employees, faculty members,	548
teachers, consultants, and volunteers of the district or school.	549
The policy shall be developed in consultation with parents,	550
school employees, school volunteers, students, and community	551
members, and shall apply to grades kindergarten through twelve.	552
The policy shall include the following:	553
(1) A statement prohibiting harassment, intimidation, or	554
bullying of any student on school property, on a school bus, or	555

at school-sponsored events and expressly providing for the	556
possibility of suspension of a student found responsible for	557
harassment, intimidation, or bullying by an electronic act;	558
(2) A definition of harassment, intimidation, or bullying	559
that includes the definition in division (A) of this section;	560
(3) A procedure for reporting prohibited incidents;	561
(4) A requirement that school personnel report prohibited	562
incidents of which they are aware to the school principal or	563
other administrator designated by the principal;	564
(5) A requirement that the custodial parent or guardian of	565
any student involved in a prohibited incident be notified and,	566
to the extent permitted by section 3319.321 of the Revised Code	567
and the "Family Educational Rights and Privacy Act of 1974," 88	568
Stat. 571, 20 U.S.C. 1232g, as amended, have access to any	569
written reports pertaining to the prohibited incident+. For each	570
prohibited incident, the district shall maintain a record	571
verifying that the custodial parent or guardian was notified of	572
the incident.	573
(6) A procedure for documenting any prohibited incident	574
that is reported;	575
(7) A procedure for responding to and investigating any	576
reported incident;	577
(8) A strategy for protecting a victim or other person	578
from new or additional harassment, intimidation, or bullying,	579
and from retaliation following a report, including a means by	580
which a person may report an incident anonymously;	581
(9) A disciplinary procedure for any student guilty of	582
harassment, intimidation, or bullying, which shall not infringe	583

on any student's rights under the first amendment to the	584
Constitution of the United States+. The disciplinary procedure	585
shall comply with section 3313.669 of the Revised Code.	586
(10) A disciplinary procedure for any student quilty of	587
retaliation against a student, administrator, employee, faculty	588
member, teacher, consultant, or volunteer of the district or	589
school who reports an incident of harassment, intimidation, or	590
bullying;	591
(11) A statement prohibiting students from deliberately	592
making false reports of harassment, intimidation, or bullying	593
and a disciplinary procedure for any student responsible for	594
deliberately making a false report of that nature;	595
$\frac{(11)}{(12)}$ A requirement that the district administration	596
semiannually provide the president of the district board a	597
written summary of all reported incidents and post the summary	598
on its web site, if the district has a web site, to the extent	599
permitted by section 3319.321 of the Revised Code and the	600
"Family Educational Rights and Privacy Act of 1974," 88 Stat.	601
571, 20 U.S.C. 1232g, as amended.	602
(C) Each board's policy shall appear in any student	603
handbooks, and in any of the publications that set forth the	604
comprehensive rules, procedures, and standards of conduct for	605
schools and students in the district. The policy and an	606
explanation of the seriousness of bullying by electronic means	607
shall be made available to students in the district and to their	608
custodial parents or guardians. Information regarding the policy	609
shall be incorporated into employee training materials.	610
(D)(1) To the extent that state or federal funds are	611
appropriated for this purpose, each board shall require that all	612

students enrolled in the district annually be provided with age-	613
appropriate instruction, as determined by the board, on the	614
board's policy, including a written or verbal discussion of the	615
consequences for violations of the policy.	616
(2) Each board shall require that once each school year a	617
written statement describing the policy and the consequences for	618
violations of the policy be sent to each student's custodial	619
parent or guardian. The statement may be sent with regular	620
student report cards or may be delivered electronically.	621
(E) A school district employee, student, or volunteer	622
shall be individually immune from liability in a civil action	623
for damages arising from reporting an incident in accordance	624
with a policy adopted pursuant to this section if that person	625
reports an incident of harassment, intimidation, or bullying	626
promptly in good faith and in compliance with the procedures as	627
specified in the policy.	628
(F) Except as provided in division (E) of this section,	629
nothing in this section prohibits a victim from seeking redress	630
under any other provision of the Revised Code or common law that	631
may apply.	632
(G) This section does not create a new cause of action or	633
a substantive legal right for any person.	634
(H) Each board shall update the policy adopted under this	635
section to include violence within a dating relationship—and—,_	636
harassment, intimidation, or bullying by electronic means, and	637
hazing. The board also shall review the policy adopted under	638
this section at least once every three years and update it as	639
necessary based on the review.	640
Sec. 3313.669. (A) Except as provided in division (F) of	641

this section, the board of education of each city, exempted	642
village, or local school district shall adopt a resolution	643
establishing a policy under section 3313.661 of the Revised Code	644
that requires the superintendent of schools to do the following	645
for a pupil who commits an offense of harassment, intimidation,	646
or bullying:	647
(1) For the first offense, suspend that pupil with an in-	648
school suspension for up to ten days. A district may impose an	649
out-of-school suspension or an expulsion if it determines it is	650
more appropriate. If a district determines that an expulsion is	651
more appropriate, it shall determine the number of days of the	652
expulsion.	653
(2) For the second offense within the same school year,	654
suspend that pupil with an in-school suspension for up to thirty	655
days. A district may impose an out-of-school suspension or	656
expulsion if it determines it is more appropriate. If a district	657
determines that an expulsion is more appropriate, it shall	658
determine the number of days of the expulsion.	659
(3) For the third offense within the same school year,	660
suspend or expel that pupil for up to one hundred eighty-two	661
days.	662
If at the time a suspension or expulsion is imposed under	663
this section there are fewer school days remaining in the school	664
year in which the incident that gives rise to the suspension or	665
expulsion takes place than the number of days for which the	666
pupil is suspended or expelled, the superintendent shall apply	667
any remaining part of the period of the suspension or expulsion	668
to the following school year.	669
(B) If a pupil is suspended or expelled for an offense of	670

(B) If a pupil is suspended or expelled for an offense of

harassment, intimidation, or bullying under this section, the	671
board of education may develop a community service plan that the	672
board may require such a pupil to complete. The plan shall	673
include specific goals and timelines under which the pupil must	674
perform community service during the term of the pupil's	675
suspension or expulsion. The board shall determine the duration	676
of the community service performed under the plan. The community	677
service plan may continue beyond the date upon which a pupil	678
returns to school.	679
(C) During the period of a pupil's suspension or expulsion	680
under this section, the district shall do all of the following:	681
(1) Permit the pupil to complete all missed schoolwork.	682
For this purpose, the district may offer tutoring and academic	683
support to the student.	684
(2) Permit the pupil to take any required state	685
assessment. For this purpose, the pupil shall be permitted to	686
take the assessment in the student's regular school setting.	687
(3) Prohibit the pupil from participating in any	688
extracurricular activity.	689
The district may provide counseling or intervention	690
services for the suspended or expelled pupil, so long as the	691
parent, guardian, or custodian of the pupil gives permission for	692
the pupil to undergo such counseling or intervention services.	693
If the district does not offer counseling or intervention	694
services, the district may coordinate with community	695
organizations that can provide counseling or intervention	696
services and help identify counseling or intervention resources.	697
For any student suspended or expelled under this section,	698
a school district may impose additional measures, other than	600

those prescribed in divisions (B) and (C) of this section, as	700
the district board determines appropriate.	701
(D) As a condition of returning to school, a pupil who is	702
suspended or expelled under this section shall complete all	703
missed schoolwork, as determined by the superintendent. If the	704
pupil does not complete this requirement, the pupil may be	705
permitted to return to school provided the superintendent	706
determines that the pupil has made sufficient progress towards	707
completing the requirement.	708
(E)(1) Upon receiving a report or being notified of a	709
potential incident of harassment, intimidation, or bullying at	710
school or on school grounds, the principal or other	711
administrator, shall conduct an investigation to determine if	712
harassment, intimidation, or bullying has occurred.	713
(2) No pupil shall be suspended or expelled under this	714
section if the board of education has approved an alternative	715
form of discipline as prescribed in division (F) of this	716
section.	717
(3) No pupil shall be suspended or expelled under this	718
section unless, prior to the pupil's suspension or expulsion,	719
the superintendent does both of the following:	720
(a) Gives the pupil and the pupil's parent, guardian, or	721
custodian written notice of the intention to suspend or expel	722
the pupil;	723
(b) Provides the pupil and the pupil's parent, guardian,	724
custodian, or representative an opportunity to appear in person	725
before the superintendent or the superintendent's designee to	726
challenge the reasons for the intended suspension or expulsion	727
or otherwise to explain the pupil's actions.	728

The notice required in this division shall include the	729
reasons for the intended suspension or expulsion, notification	730
of the opportunity of the pupil and the pupil's parent,	731
guardian, custodian, or representative to appear before the	732
superintendent or the superintendent's designee to challenge the	733
reasons for the intended suspension or expulsion or otherwise to	734
explain the pupil's action, and notification of the time and	735
place to appear. The time to appear shall not be earlier than	736
three nor later than five school days after the notice is given,	737
unless the superintendent grants an extension of time at the	738
request of the pupil or the pupil's parent, guardian, custodian,	739
or representative. If an extension is granted after giving the	740
original notice, the superintendent shall notify the pupil and	741
the pupil's parent, guardian, custodian, or representative of	742
the new time and place to appear.	743
(F)(1) After the investigation prescribed in division (E)	744
(1) of this section, but prior to issuing any suspension or	745
expulsion prescribed in division (A) of this section, a school	746
administrator, including the superintendent or the principal,	747
may petition the school district board of education to approve	748
an alternative form of discipline for the pupil in lieu of	749
suspension or expulsion if the administrator, based on the	750
investigation's findings, believes that the pupil:	751
(a) Has extenuating circumstances specific to that pupil;	752
(b) Has a high chance of successful reintegration into the	753
school using the alternative form of discipline;	754
(c) Does not pose a risk to the safety of the school and	755
the victim.	756
(2) The board, by a majority vote of its full membership,	757
	- '

may approve the alternative form of discipline.	758
(G) The superintendent or principal, within one school day	759
after the time of a pupil's expulsion or suspension, shall	760
notify in writing the parent, guardian, or custodian of the	761
pupil and the treasurer of the board of education of the	762
expulsion or suspension. The notice shall include the reasons	763
for the expulsion or suspension, notification of the right of	764
the pupil or the pupil's parent, guardian, or custodian to	765
appeal the expulsion or suspension to the board of education or	766
to its designee, to be represented in all appeal proceedings, to	767
be granted a hearing before the board or its designee in order	768
to be heard against the suspension or expulsion, and to request	769
that the hearing be held in executive session.	770
In accordance with the policy adopted by the board of	771
education under this section, the notice provided under this	772
division shall specify the manner and date by which the pupil or	773
the pupil's parent, guardian, or custodian shall notify the	774
board of the pupil's, parent's, quardian's, or custodian's	775
intent to appeal the expulsion or suspension to the board or its	776
designee.	777
(H) A pupil or the pupil's parent, guardian, or custodian	778
may appeal the pupil's suspension or expulsion by a	779
superintendent or suspension by a superintendent, principal,	780
assistant principal, or other administrator to the board of	781
education or to its designee. If the pupil or the pupil's	782
parent, guardian, or custodian intends to appeal the suspension	783
or expulsion to the board or its designee, the pupil or the	784
pupil's parent, guardian, or custodian shall notify the board in	785
the manner and by the date specified in the notice provided	786
under division (E) (3) of this section. The pupil or the pupil's	787

<u>parent, guardian, or custodian may be represented in all appeal</u>	788
proceedings and shall be granted a hearing before the board or	789
its designee in order to be heard against the suspension or	790
expulsion. At the request of the pupil or of the pupil's parent,	791
guardian, custodian, or attorney, the board or its designee may	792
hold the hearing in executive session but shall act upon the	793
suspension or expulsion only at a public meeting. The board, by	794
a majority vote of its full membership or by the action of its	795
designee, may affirm the order of suspension or expulsion,	796
reinstate the pupil, or otherwise reverse, vacate, or modify the	797
order of suspension or expulsion.	798
The board or its designee shall make a verbatim record of	799
hearings held under this division. The decisions of the board or	800
its designee may be appealed under Chapter 2506. of the Revised	801
Code.	802
(I) This section does not apply to any pupil in grades	803
kindergarten through three or a pupil who has a developmental	804
disability.	805
(J) (1) The board of education of each city, exempted	806
village, or local school district may offer counseling services	807
to the victim of the offense. However, the victim is not	808
required to participate in the counseling.	809
(2) Each district board shall permit a victim of	810
harassment, intimidation, or bullying to complete all missed	811
schoolwork due to harassment, intimidation, or bullying. For	812
this purpose, the district may offer tutoring and academic	813
support to the victim.	814
(K) As used in this section:	815
(1) "Extracurricular activity" has the same meaning as in	816

section 3313.537 of the Revised Code.	817
(2) "Harassment, intimidation, or bullying" has the same	818
meaning as in section 3313.666 of the Revised Code.	819
(L) Nothing in this section shall create a new requirement	820
on the part of a school district board of education to provide	821
the same services it would provide to a pupil attending school	822
in the district to a pupil permanently excluded pursuant to	823
section 3313.662 of the Revised Code.	824
Sec. 3314.03. A copy of every contract entered into under	825
this section shall be filed with the superintendent of public	826
instruction. The department of education shall make available on	827
its web site a copy of every approved, executed contract filed	828
with the superintendent under this section.	829
(A) Each contract entered into between a sponsor and the	830
governing authority of a community school shall specify the	831
following:	832
(1) That the school shall be established as either of the	833
following:	834
(a) A nonprofit corporation established under Chapter	835
1702. of the Revised Code, if established prior to April 8,	836
2003;	837
(b) A public benefit corporation established under Chapter	838
1702. of the Revised Code, if established after April 8, 2003.	839
(2) The education program of the school, including the	840
school's mission, the characteristics of the students the school	841
is expected to attract, the ages and grades of students, and the	842
focus of the curriculum;	843
(3) The academic goals to be achieved and the method of	844

measurement that will be used to determine progress toward those	845
goals, which shall include the statewide achievement	846
assessments;	847
(4) Performance standards, including but not limited to	848
all applicable report card measures set forth in section 3302.03	849
or 3314.017 of the Revised Code, by which the success of the	850
school will be evaluated by the sponsor;	851
(5) The admission standards of section 3314.06 of the	852
Revised Code and, if applicable, section 3314.061 of the Revised	853
Code;	854
(6)(a) Dismissal procedures;	855
(b) A requirement that the governing authority adopt an	856
attendance policy that includes a procedure for automatically	857
withdrawing a student from the school if the student without a	858
legitimate excuse fails to participate in one hundred five	859
consecutive hours of the learning opportunities offered to the	860
student.	861
(7) The ways by which the school will achieve racial and	862
ethnic balance reflective of the community it serves;	863
(8) Requirements for financial audits by the auditor of	864
state. The contract shall require financial records of the	865
school to be maintained in the same manner as are financial	866
records of school districts, pursuant to rules of the auditor of	867
state. Audits shall be conducted in accordance with section	868
117.10 of the Revised Code.	869
(9) An addendum to the contract outlining the facilities	870
to be used that contains at least the following information:	871
(a) A detailed description of each facility used for	872

instructional purposes;	873
(b) The annual costs associated with leasing each facility	874
that are paid by or on behalf of the school;	875
(c) The annual mortgage principal and interest payments	876
that are paid by the school;	877
(d) The name of the lender or landlord, identified as	878
such, and the lender's or landlord's relationship to the	879
operator, if any.	880
(10) Qualifications of teachers, including a requirement	881
that the school's classroom teachers be licensed in accordance	882
with sections 3319.22 to 3319.31 of the Revised Code, except	883
that a community school may engage noncertificated persons to	884
teach up to twelve hours per week pursuant to section 3319.301	885
of the Revised Code.	886
(11) That the school will comply with the following	887
requirements:	888
(a) The school will provide learning opportunities to a	889
minimum of twenty-five students for a minimum of nine hundred	890
twenty hours per school year.	891
(b) The governing authority will purchase liability	892
insurance, or otherwise provide for the potential liability of	893
the school.	894
(c) The school will be nonsectarian in its programs,	895
admission policies, employment practices, and all other	896
operations, and will not be operated by a sectarian school or	897
religious institution.	898
(d) The school will comply with sections 9.90, 9.91,	899
109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710,	900

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3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, 3313.472,	901
3313.50, 3313.536, 3313.539, 3313.5310, 3313.608, 3313.609,	902
3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020, 3313.643,	903
3313.648, 3313.6411, 3313.66, 3313.661, 3313.662, 3313.666,	904
3313.667, 3313.668, <u>3313.669,</u> 3313.67, 3313.671, 3313.672,	905
3313.673, 3313.69, 3313.71, 3313.716, 3313.718, 3313.719,	906
3313.7112, 3313.721, 3313.80, 3313.814, 3313.816, 3313.817,	907
3313.86, 3313.89, 3313.96, 3319.073, <u>3319.318,</u> 3319.321,	908
3319.39, 3319.391, 3319.41, 3319.46, 3321.01, 3321.041, 3321.13,	909
3321.14, 3321.17, 3321.18, 3321.19, 3321.191, 3327.10, 4111.17,	910
4113.52, and 5705.391 and Chapters 117., 1347., 2744., 3365.,	911
3742., 4112., 4123., 4141., and 4167. of the Revised Code as if	912
it were a school district and will comply with section 3301.0714	913
of the Revised Code in the manner specified in section 3314.17	914
of the Revised Code.	915

- (e) The school shall comply with Chapter 102. and section 2921.42 of the Revised Code.
- (f) The school will comply with sections 3313.61, 918 3313.611, and 3313.614 of the Revised Code, except that for 919 students who enter ninth grade for the first time before July 1, 920 2010, the requirement in sections 3313.61 and 3313.611 of the 921 Revised Code that a person must successfully complete the 922 curriculum in any high school prior to receiving a high school 923 diploma may be met by completing the curriculum adopted by the 924 governing authority of the community school rather than the 925 curriculum specified in Title XXXIII of the Revised Code or any 926 rules of the state board of education. Beginning with students 927 who enter ninth grade for the first time on or after July 1, 928 2010, the requirement in sections 3313.61 and 3313.611 of the 929 Revised Code that a person must successfully complete the 930 curriculum of a high school prior to receiving a high school 931

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diploma shall be met by completing the requirements prescribed	932
in division (C) of section 3313.603 of the Revised Code, unless	933
the person qualifies under division (D) or (F) of that section.	934
Each school shall comply with the plan for awarding high school	935
credit based on demonstration of subject area competency, and	936
beginning with the 2017-2018 school year, with the updated plan	937
that permits students enrolled in seventh and eighth grade to	938
meet curriculum requirements based on subject area competency	939
adopted by the state board of education under divisions (J)(1)	940
and (2) of section 3313.603 of the Revised Code. Beginning with	941
the 2018-2019 school year, the school shall comply with the	942
framework for granting units of high school credit to students	943
who demonstrate subject area competency through work-based	944
learning experiences, internships, or cooperative education	945
developed by the department under division (J)(3) of section	946
3313.603 of the Revised Code.	947

- (g) The school governing authority will submit within four 948 months after the end of each school year a report of its 949 activities and progress in meeting the goals and standards of 950 divisions (A)(3) and (4) of this section and its financial 951 status to the sponsor and the parents of all students enrolled 952 in the school.
- (h) The school, unless it is an internet- or computerbased community school, will comply with section 3313.801 of the Revised Code as if it were a school district.
- (i) If the school is the recipient of moneys from a grant 957 awarded under the federal race to the top program, Division (A), 958 Title XIV, Sections 14005 and 14006 of the "American Recovery 959 and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115, 960 the school will pay teachers based upon performance in 961

accordance with section 3317.141 and will comply with section	962
3319.111 of the Revised Code as if it were a school district.	963
(j) If the school operates a preschool program that is	964
licensed by the department of education under sections 3301.52	965
to 3301.59 of the Revised Code, the school shall comply with	966
sections 3301.50 to 3301.59 of the Revised Code and the minimum	967
standards for preschool programs prescribed in rules adopted by	968
the state board under section 3301.53 of the Revised Code.	969
(k) The school will comply with sections 3313.6021 and	970
3313.6023 of the Revised Code as if it were a school district	971
unless it is either of the following:	972
(i) An internet- or computer-based community school;	973
(ii) A community school in which a majority of the	974
enrolled students are children with disabilities as described in	975
division (A)(4)(b) of section 3314.35 of the Revised Code.	976
(12) Arrangements for providing health and other benefits	977
to employees;	978
(13) The length of the contract, which shall begin at the	979
beginning of an academic year. No contract shall exceed five	980
years unless such contract has been renewed pursuant to division	981
(E) of this section.	982
(14) The governing authority of the school, which shall be	983
responsible for carrying out the provisions of the contract;	984
(15) A financial plan detailing an estimated school budget	985
for each year of the period of the contract and specifying the	986
total estimated per pupil expenditure amount for each such year.	987
(16) Requirements and procedures regarding the disposition	988
of employees of the school in the event the contract is	989

terminated or not renewed pursuant to section 3314.07 of the	990
Revised Code;	991
(17) Whether the school is to be created by converting all	992
or part of an existing public school or educational service	993
center building or is to be a new start-up school, and if it is	994
a converted public school or service center building,	995
specification of any duties or responsibilities of an employer	996
that the board of education or service center governing board	997
that operated the school or building before conversion is	998
delegating to the governing authority of the community school	999
with respect to all or any specified group of employees provided	1000
the delegation is not prohibited by a collective bargaining	1001
agreement applicable to such employees;	1002
(18) Provisions establishing procedures for resolving	1003
disputes or differences of opinion between the sponsor and the	1004
governing authority of the community school;	1005
(19) A provision requiring the governing authority to	1006
adopt a policy regarding the admission of students who reside	1007
outside the district in which the school is located. That policy	1008
shall comply with the admissions procedures specified in	1009
sections 3314.06 and 3314.061 of the Revised Code and, at the	1010
sole discretion of the authority, shall do one of the following:	1011
(a) Prohibit the enrollment of students who reside outside	1012
the district in which the school is located;	1013
(b) Permit the enrollment of students who reside in	1014
districts adjacent to the district in which the school is	1015
located;	1016
(c) Permit the enrollment of students who reside in any	1017
other district in the state.	1018

(20) A provision recognizing the authority of the	1019
department of education to take over the sponsorship of the	1020
school in accordance with the provisions of division (C) of	1021
section 3314.015 of the Revised Code;	1022
(21) A provision recognizing the sponsor's authority to	1023
assume the operation of a school under the conditions specified	1024
in division (B) of section 3314.073 of the Revised Code;	1025
(22) A provision recognizing both of the following:	1026
(a) The authority of public health and safety officials to	1027
inspect the facilities of the school and to order the facilities	1028
closed if those officials find that the facilities are not in	1029
compliance with health and safety laws and regulations;	1030
(b) The authority of the department of education as the	1031
community school oversight body to suspend the operation of the	1032
school under section 3314.072 of the Revised Code if the	1033
department has evidence of conditions or violations of law at	1034
the school that pose an imminent danger to the health and safety	1035
of the school's students and employees and the sponsor refuses	1036
to take such action.	1037
(23) A description of the learning opportunities that will	1038
be offered to students including both classroom-based and non-	1039
classroom-based learning opportunities that is in compliance	1040
with criteria for student participation established by the	1041
department under division (H)(2) of section 3314.08 of the	1042
Revised Code;	1043
(24) The school will comply with sections 3302.04 and	1044
3302.041 of the Revised Code, except that any action required to	1045
be taken by a school district pursuant to those sections shall	1046
be taken by the sponsor of the school. However, the sponsor	1047

shall not be required to take any action described in division	1048
(F) of section 3302.04 of the Revised Code.	1049
(25) Beginning in the 2006-2007 school year, the school	1050
will open for operation not later than the thirtieth day of	1051
September each school year, unless the mission of the school as	1052
specified under division (A)(2) of this section is solely to	1053
serve dropouts. In its initial year of operation, if the school	1054
fails to open by the thirtieth day of September, or within one	1055
year after the adoption of the contract pursuant to division (D)	1056
of section 3314.02 of the Revised Code if the mission of the	1057
school is solely to serve dropouts, the contract shall be void.	1058
(26) Whether the school's governing authority is planning	1059
to seek designation for the school as a STEM school equivalent	1060
under section 3326.032 of the Revised Code;	1061
(27) That the school's attendance and participation	1062
policies will be available for public inspection;	1063
(28) That the school's attendance and participation	1064
records shall be made available to the department of education,	1065
auditor of state, and school's sponsor to the extent permitted	1066
under and in accordance with the "Family Educational Rights and	1067
Privacy Act of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended,	1068
and any regulations promulgated under that act, and section	1069
3319.321 of the Revised Code;	1070
(29) If a school operates using the blended learning	1071
model, as defined in section 3301.079 of the Revised Code, all	1072
of the following information:	1073
(a) An indication of what blended learning model or models	1074
will be used;	1075
(b) A description of how student instructional needs will	1076

be determined and documented;	1077
(c) The method to be used for determining competency,	1078
granting credit, and promoting students to a higher grade level;	1079
(d) The school's attendance requirements, including how	1080
the school will document participation in learning	1081
opportunities;	1082
(e) A statement describing how student progress will be	1083
monitored;	1084
(f) A statement describing how private student data will	1085
be protected;	1086
(g) A description of the professional development	1087
activities that will be offered to teachers.	1088
(30) A provision requiring that all moneys the school's	1089
operator loans to the school, including facilities loans or cash	1090
flow assistance, must be accounted for, documented, and bear	1091
interest at a fair market rate;	1092
(31) A provision requiring that, if the governing	1093
authority contracts with an attorney, accountant, or entity	1094
specializing in audits, the attorney, accountant, or entity	1095
shall be independent from the operator with which the school has	1096
contracted.	1097
(B) The community school shall also submit to the sponsor	1098
a comprehensive plan for the school. The plan shall specify the	1099
following:	1100
(1) The process by which the governing authority of the	1101
school will be selected in the future;	1102
(2) The management and administration of the school;	1103

(3) If the community school is a currently existing public	1104
school or educational service center building, alternative	1105
arrangements for current public school students who choose not	1106
to attend the converted school and for teachers who choose not	1107
to teach in the school or building after conversion;	1108
(4) The instructional program and educational philosophy	1109
of the school;	1110
(5) Internal financial controls.	1111
When submitting the plan under this division, the school	1112
shall also submit copies of all policies and procedures	1113
regarding internal financial controls adopted by the governing	1114
authority of the school.	1115
(C) A contract entered into under section 3314.02 of the	1116
Revised Code between a sponsor and the governing authority of a	1117
community school may provide for the community school governing	1118
authority to make payments to the sponsor, which is hereby	1119
authorized to receive such payments as set forth in the contract	1120
between the governing authority and the sponsor. The total	1121
amount of such payments for monitoring, oversight, and technical	1122
assistance of the school shall not exceed three per cent of the	1123
total amount of payments for operating expenses that the school	1124
receives from the state.	1125
(D) The contract shall specify the duties of the sponsor	1126
which shall be in accordance with the written agreement entered	1127
into with the department of education under division (B) of	1128
section 3314.015 of the Revised Code and shall include the	1129
following:	1130
(1) Monitor the community school's compliance with all	1131

laws applicable to the school and with the terms of the

contract;	1133
(2) Monitor and evaluate the academic and fiscal	1134
performance and the organization and operation of the community	1135
school on at least an annual basis;	1136
(3) Report on an annual basis the results of the	1137
evaluation conducted under division (D)(2) of this section to	1138
the department of education and to the parents of students	1139
enrolled in the community school;	1140
(4) Provide technical assistance to the community school	1141
in complying with laws applicable to the school and terms of the	1142
contract;	1143
(5) Take steps to intervene in the school's operation to	1144
correct problems in the school's overall performance, declare	1145
the school to be on probationary status pursuant to section	1146
3314.073 of the Revised Code, suspend the operation of the	1147
school pursuant to section 3314.072 of the Revised Code, or	1148
terminate the contract of the school pursuant to section 3314.07	1149
of the Revised Code as determined necessary by the sponsor;	1150
(6) Have in place a plan of action to be undertaken in the	1151
event the community school experiences financial difficulties or	1152
closes prior to the end of a school year.	1153
(E) Upon the expiration of a contract entered into under	1154
this section, the sponsor of a community school may, with the	1155
approval of the governing authority of the school, renew that	1156
contract for a period of time determined by the sponsor, but not	1157
ending earlier than the end of any school year, if the sponsor	1158
finds that the school's compliance with applicable laws and	1159
terms of the contract and the school's progress in meeting the	1160
academic goals prescribed in the contract have been	1161

satisfactory. Any contract that is renewed under this division	1162
remains subject to the provisions of sections 3314.07, 3314.072,	1163
and 3314.073 of the Revised Code.	1164
(F) If a community school fails to open for operation	1165
within one year after the contract entered into under this	1166
section is adopted pursuant to division (D) of section 3314.02	1167
of the Revised Code or permanently closes prior to the	1168
expiration of the contract, the contract shall be void and the	1169
school shall not enter into a contract with any other sponsor. A	1170
school shall not be considered permanently closed because the	1171
operations of the school have been suspended pursuant to section	1172
3314.072 of the Revised Code.	1173
Sec. 3319.318. (A) The superintendent of a school_	1174
district, or the superintendent's designee, shall investigate	1175
any report of harassment, intimidation, or bullying by an	1176
administrator, employee, faculty member, teacher, consultant, or	1177
volunteer of a school district against a student and shall	1178
determine the proper course of action pursuant to Chapter 3319.	1179
of the Revised Code.	1180
(B) As used in this section, "harassment, intimidation, or	1181
bullying" means any intentional written, verbal, electronic, or	1182
physical act that an administrator, employee, faculty member,	1183
teacher, consultant, or volunteer of a school district has	1184
exhibited toward a student more than once and the behavior both:	1185
(1) Causes mental or physical harm to the student;	1186
(2) Is sufficiently severe, persistent, or pervasive that	1187
it creates an intimidating, threatening, or abusive educational	1188
environment for the student.	1189
Sec. 3326.11. Each science, technology, engineering, and	1190

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mathematics school established under this chapter and its	1191
governing body shall comply with sections 9.90, 9.91, 109.65,	1192
121.22, 149.43, 2151.357, 2151.421, 2313.19, 2921.42, 2921.43,	1193
3301.0714, 3301.0715, 3301.0729, 3301.948, 3313.14, 3313.15,	1194
3313.16, 3313.18, 3313.201, 3313.26, 3313.472, 3313.48,	1195
3313.481, 3313.482, 3313.50, 3313.536, 3313.539, 3313.5310,	1196
3313.608, 3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020,	1197
3313.6021, 3313.61, 3313.611, 3313.614, 3313.615, 3313.643,	1198
3313.648, 3313.6411, 3313.66, 3313.661, 3313.662, 3313.666,	1199
3313.667, 3313.668, <u>3313.669,</u> 3313.67, 3313.671, 3313.672,	1200
3313.673, 3313.69, 3313.71, 3313.716, 3313.718, 3313.719,	1201
3313.7112, 3313.721, 3313.80, 3313.801, 3313.814, 3313.816,	1202
3313.817, 3313.86, 3313.89, 3313.96, 3319.073, 3319.21,	1203
<u>3319.318,</u> 3319.32, 3319.321, 3319.35, 3319.39, 3319.391,	1204
3319.41, 3319.45, 3319.46, 3321.01, 3321.041, 3321.05, 3321.13,	1205
3321.14, 3321.17, 3321.18, 3321.19, 3321.191, 3327.10, 4111.17,	1206
4113.52, and 5705.391 and Chapters 102., 117., 1347., 2744.,	1207
3307., 3309., 3365., 3742., 4112., 4123., 4141., and 4167. of	1208
the Revised Code as if it were a school district.	1209
Sec. 3345.19. (A) Each state institution of higher	1210
education shall adopt a policy, including rules, regarding	1211
harassment, intimidation, or bullying and hazing. The policy	1212
shall include penalties for harassment, intimidation, or	1213
bullying and hazing, including sanctions, fines, the withholding	1214
of a diploma or transcript, probation, suspension, and	1215
expulsion.	1216
(B) As used in this section:	1217
(1) "Harassment, intimidation, or bullying" means any	1218
intentional written, verbal, electronic, or physical act that a	1219
student has exhibited toward another particular student or an	1220

administrator, employee, faculty member, teacher, consultant, or	1221
volunteer of the institution more than once and the behavior	1222
both:	1223
(a) Causes mental or physical harm to the other student or	1224
the administrator, employee, faculty member, teacher,	1225
<pre>consultant, or volunteer;</pre>	1226
(b) Is sufficiently severe, persistent, or pervasive that	1227
it creates an intimidating, threatening, or abusive educational	1228
environment for the other student or the administrator,	1229
employee, faculty member, teacher, consultant, or volunteer.	1230
(2) "Hazing" has the same meaning as in section 2903.31 of	1231
the Revised Code.	1232
(3) "State institution of higher education" has the same	1233
meaning as in section 3345.011 of the Revised Code.	1234
Section 2. That existing sections 2903.31, 3301.22,	1235
3313.66, 3313.661, 3313.666, 3314.03, and 3326.11 of the Revised	1236
Code are hereby repealed.	1237
Section 3. This act shall be known as the "Ohio Anti-	1238
Bullying and Hazing Act."	1239