As Reported by the Senate Education Committee

133rd General Assembly

Regular Session 2019-2020

Sub. H. B. No. 409

Representative Koehler

Cosponsors: Representatives Jones, Cupp, Patterson, Carruthers, Galonski, Ghanbari, Ginter, Scherer

Senators Brenner, Fedor

A BILL

Го	amend section 3326.11 and to enact sections	1
	3314.261 and 3321.192 of the Revised Code	2
	regarding student attendance at school district	3
	or STEM school remote learning programs and at	4
	internet- or computer-based community schools	5
	that are not dropout prevention and recovery	6
	schools, to provide public and chartered	7
	nonpublic schools discretion regarding	8
	educational requirements of substitute teachers	9
	for the 2020-2021 school year, to exempt schools	10
	from retaining students under the Third Grade	11
	Reading Guarantee for the 2020-2021 school year,	12
	to permit the Superintendent of Public	13
	Instruction to adjust various deadlines, to	14
	prohibit the Department of Education from	15
	issuing state report card ratings for the 2020-	16
	2021 school year, to establish a safe harbor	17
	from penalties and sanctions based on the	18
	absence of state report card ratings and	19
	community school sponsor ratings for the 2020-	20
	2021 school year and to declare an emergency	21

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

Section 1. That section 3326.11 be amended and sections	22
3314.261 and 3321.192 of the Revised Code be enacted to read as	23
follows:	24
Sec. 3314.261. This section shall not apply to an	25
internet- or computer-based community school in which a majority	26
of the students are enrolled in a dropout prevention and	27
recovery program.	28
(A) For purposes of this section, "instructional	29
activities" means the following classroom-based or nonclassroom-	30
based activities that a student is expected to complete,	31
participate in, or attend during any given school day:	32
(1) Online logins to curriculum or programs;	33
(2) Offline activities;	34
(3) Completed assignments within a particular program,	35
curriculum, or class;	36
(4) Testing;	37
(5) Face-to-face communications or meetings with school	38
staff or service providers;	39
(6) Telephone or video conferences with school staff or	40
service providers;	41
(7) Other documented communication with school staff or	42
service providers related to school curriculum or programs.	43
(B)(1) Each internet- or computer-based community school's	4 4
attendance policy adopted in accordance with sections 3314.03	4.5

and 3321.191 of the Revised Code shall specify that a student is	46
considered in attendance at the school when the student	47
satisfies either of the following conditions:	48
(a) The student participates in at least ninety per cent	49
of the hours of instructional activities offered by the school	50
in that school year;	51
(b) The student is on pace for on-time completion of any	52
course in which the student is enrolled. The school's attendance	53
policy shall define "on pace for on-time completion" for	54
purposes of division (B)(1)(b) of this section.	55
(2) If a student is not considered in attendance under	56
division (B)(1) of this section, the student shall be considered	57
absent for those hours of instructional activities offered by	58
the school in that school year in which the student does not	59
participate.	60
(3) In the event that a student has thirty or more hours	61
of unexcused absences in any semester, the internet- or	62
computer-based community school in which the student is enrolled	63
shall submit a written report to the student's parent, guardian,	64
or custodian.	65
(C) (1) The procedures set forth in this section address	66
only the calculation of unexcused absences. Using the method for	67
calculation prescribed by this section an internet- or computer-	68
based community school to which this section applies shall	69
determine whether a student's absences trigger one or more	70
absence intervention requirements and carry those out in the	71
manner prescribed by section 3321.191 of the Revised Code.	72
(2) Nothing in this section shall be construed to affect	73
the procedure for automatically withdrawing a student from	7.4

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satisfies either of the following conditions:	102
(a) The student participates in at least ninety per cent	103
of the hours of instructional activities offered by the school	104
in that school year.	105
(b) The student is on pace for on-time completion of any	106
course in which the student is enrolled. The school's attendance	107
policy shall define "on pace for on-time completion" for	108
purposes of division (B)(1)(b) of this section.	109
(2) If a student is not considered in attendance under	110
division (B)(1) of this section, the student shall be considered	111
absent for those hours of instructional activities offered by	112
the school in that school year in which the student does not	113
participate.	114
(C) The procedures set forth in this section address only	115
the calculation of unexcused absences of students who work	116
primarily via internet or other computer-based instructional	117
method. Using the method for calculation prescribed by this	118
section, a school district shall determine whether a student's	119
absences trigger one or more absence intervention requirements	120
and carry those out in the manner prescribed by section 3321.191	121
of the Revised Code.	122
Sec. 3326.11. Each science, technology, engineering, and	123
mathematics school established under this chapter and its	124
governing body shall comply with sections 9.90, 9.91, 109.65,	125
121.22, 149.43, 2151.357, 2151.421, 2313.19, 2921.42, 2921.43,	126
3301.0714, 3301.0715, 3301.0729, 3301.948, 3313.14, 3313.15,	127
3313.16, 3313.18, 3313.201, 3313.26, 3313.472, 3313.48,	128
3313.481, 3313.482, 3313.50, 3313.536, 3313.539, 3313.5310,	129
3313.608, 3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020,	130

3313.6021, 3313.6024, 3313.61, 3313.611, 3313.614, 3313.615,	131
3313.617, 3313.618, 3313.6114, 3313.643, 3313.648, 3313.6411,	132
3313.66, 3313.661, 3313.662, 3313.666, 3313.667, 3313.668,	133
3313.67, 3313.671, 3313.672, 3313.673, 3313.69, 3313.71,	134
3313.716, 3313.718, 3313.719, 3313.7112, 3313.721, 3313.80,	135
3313.801, 3313.814, 3313.816, 3313.817, 3313.818, 3313.86,	136
3313.89, 3313.96, 3319.073, 3319.21, 3319.32, 3319.321, 3319.35,	137
3319.39, 3319.391, 3319.41, 3319.45, 3319.46, 3320.01, 3320.02,	138
3320.03, 3321.01, 3321.041, 3321.05, 3321.13, 3321.14, 3321.141,	139
3321.17, 3321.18, 3321.19, 3321.191, <u>3321.192,</u> 3327.10, 4111.17,	140
4113.52, and 5705.391 and Chapters 102., 117., 1347., 2744.,	141
3307., 3309., 3365., 3742., 4112., 4123., 4141., and 4167. of	142
the Revised Code as if it were a school district.	143
Section 2. That existing section 3326.11 of the Revised	144
Code is hereby repealed.	145
Section 3. (A) As used in this section, "school governing	146
body" means any of the following:	147
(1) The board of education of a city, local, exempted	148
village, or joint vocational school district;	149
(2) The governing authority of a community school	150
established under Chapter 3314. of the Revised Code;	151
(3) The governing body of a STEM school established under	152
Chapter 3326. of the Revised Code;	153
(4) The governing authority of a chartered nonpublic	154
school.	155
(B) Notwithstanding anything to the contrary in sections	156
3301.071, 3319.226, 3319.30, and 3319.36 and Chapters 3314. and	157
3326. of the Revised Code, or the administrative rules of the	158
State Board of Education, a school governing body may, in	159

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accordance with the district's or school's own set of	160
educational requirements, employ an individual as a substitute	161
teacher, for the 2020-2021 school year only, provided that all	162
other applicable requirements and procedures contained in the	163
Revised Code and the Administrative Code with respect to that	164
individual's qualifications to be a substitute teacher in the	165
district or school are satisfied.	166
Section 4. Notwithstanding anything to the contrary in	167
the Revised Code, no school district, community school, or STEM	168
school and no chartered nonpublic school that is subject to	169
section 3301.163 of the Revised Code shall retain a student in	170
the third grade under that section or section 3313.608 of the	171
Revised Code based solely on a student's academic performance in	172
reading in the 2020-2021 school year unless the principal of the	173
school building in which a student is enrolled and the student's	174
reading teacher agree that the student is reading below grade	175
level and is not prepared to be promoted to the fourth grade.	176
Section 5. (A) For the 2020-2021 school year, the	177
Superintendent of Public Instruction may extend or waive any	178
deadline for an action required of the State Board of Education,	179
the Department of Education, or any person or entity licensed or	180
regulated by the State Board or Department related to the	181
following:	182
(1) The conducting of evaluations for school personnel	183
under Chapter 3319. of the Revised Code;	184
(2) Notice of intent not to reemploy school personnel	185
under Chapter 3319. of the Revised Code;	186
(3) The conducting of school safety drills under section	187
3737.73 of the Revised Code;	188

(4) The emergency management test required by division (E)	189
of section 3313.536 of the Revised Code;	190
(5) The filling of a vacancy in a board of education;	191
(6) Updating of teacher evaluation policies to conform	192
with the framework for evaluation of teachers adopted under	193
section 3319.112 of the Revised Code;	194
(7) Identification and screening of gifted students under	195
Chapter 3324. of the Revised Code.	196
(B) The authority to waive or extend deadlines permitted	197
under division (A) of this section shall not apply to	198
application deadlines for any scholarship program as defined in	199
section 3301.0711 of the Revised Code.	200
Section 6. Except as necessary to comply with federal law,	201
notwithstanding anything to the contrary in the Revised Code,	202
all of the following shall apply:	203
(A) The Department of Education shall not publish state	204
report card ratings under section 3302.03, 3302.033, 3314.012,	205
or 3314.017 of the Revised Code for the 2020-2021 school year	206
nor shall the Department be required to submit preliminary data	207
for the report cards by July 31, 2021, as required by those	208
sections. Furthermore, the Department shall not assign an	209
overall letter grade under division (C)(3) of section 3302.03 of	210
the Revised Code for any school district or building, shall not	211
assign an individual grade to any component prescribed under	212
division (C)(3) of section 3302.03 of the Revised Code, shall	213
not assign a grade to any measures under division (C)(1) of	214
section 3302.03 of the Revised Code, and shall not rank school	215
districts, community schools, or STEM schools under section	216
3302.21 of the Revised Code for the 2020-2021 school year.	217

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The Department shall report any data that it has regarding 218 the performance of districts and buildings for the 2020-2021 219 school year by September 15, 2021. 220

- (B) Except as provided in division (C) of this section, the absence of report card ratings for the 2020-2021 school year shall have no effect in determining sanctions or penalties, and shall not create a new starting point for determinations that are based on ratings over multiple years. The report card ratings of any previous or subsequent years shall be considered in determining whether a school district or building is subject to sanctions or penalties. If a school district or building was subject to any of the following penalties or sanctions in the 2020-2021 school year based on its report card rating for previous school years, those penalties or sanctions shall remain in effect for the 2021-2022 school year. Those penalties and sanctions include the following:
- (1) Any restructuring provisions established under Chapter 3302. of the Revised Code, except as required under federal law;
- (2) Provisions for the Columbus City School Pilot Project 236 under section 3302.042 of the Revised Code; 237
- (3) Provisions for academic distress commissions under 238 section 3302.10 of the Revised Code. While a district subject to 239 an academic distress commission prior to the effective date of 240 this section shall be considered to be subject to an academic 241 distress commission for the 2021-2022 school year, that year 242 shall not be included for purposes of determining progressive 243 consequences under divisions (H), (I), (J), (K), and (L) of 244 section 3302.10 of the Revised Code that are in addition to 245 those that were being exercised by the chief executive officer 246 during the 2020-2021 school year or for purposes of the 247

appointment of a new board of education under division (K) of	248
that section. Nothing in division (B)(3) of this section shall	249
be construed to limit the powers that the chief executive	250
officer exercised under section 3302.10 of the Revised Code	
prior to the 2021-2022 school year.	252
(4) Provisions prescribing new buildings where students	253
are eligible for the Educational Choice Scholarships under	254
section 3310.03 of the Revised Code;	255
(5) Provisions defining "challenged school districts" in	256
which new start-up community schools may be located, as	257
prescribed in section 3314.02 of the Revised Code;	258
(6) Provisions prescribing community school closure	259
requirements under section 3314.35 or 3314.351 of the Revised	260
Code;	261
(7) Provisions of state or federal law that identify	262
school districts or buildings for comprehensive or targeted	263
support and improvement or additional targeted support and	264
improvement. Districts and buildings so identified shall	265
continue to receive supports and interventions consistent with	266
their support and improvement plans in the 2021-2022 school	267
year.	268
(8) Provisions that determine the conditions under which	269
community schools may change sponsors under section 3314.034 of	270
the Revised Code.	271
(C) Nothing in division (B) of this section shall affect	272
the awarding of performance-based Educational Choice	273
Scholarships under section 3310.03 of the Revised Code for the	274
2021-2022 and 2022-2023 school years.	275
(D) Notwithstanding anything in section 3314.016 of the	276

Revised Code to the contrary, community school sponsor ratings	277
issued under that section for the 2020-2021 school year shall	278
have no effect in determining sanctions or penalties of a	279
sponsor under Chapter 3314. of the Revised Code but shall not	280
create a new starting point for determinations that are based on	281
ratings over multiple years. The sponsor ratings of any previous	282
or subsequent school years shall be considered when a sponsor is	283
subject to sanctions or penalties under that chapter. A sponsor	284
shall remain eligible in the 2021-2022 school year for any	285
incentives that the sponsor was eligible for in the 2020-2021	286
school year, and the 2020-2021 school year shall not count	287
toward the number of years in which a sponsor subject to	288
division (B)(7)(b) of section 3314.016 of the Revised Code is	289
not required to be evaluated.	290

Section 7. Section 3326.11 of the Revised Code is 291 presented in this act as a composite of the section as amended 292 by both H.B. 164 and H.B. 166 of the 133rd General Assembly. The 293 General Assembly, applying the principle stated in division (B) 294 of section 1.52 of the Revised Code that amendments are to be 295 harmonized if reasonably capable of simultaneous operation, 296 finds that the composite is the resulting version of the section 297 in effect prior to the effective date of the section as 298 presented in this act. 299

Section 8. Sections 3, 4, 5, and 6 of this act are hereby 300 declared to be an emergency measure necessary for the immediate 301 preservation of the public peace, health, and safety. The reason 302 for such necessity is to ensure school districts and schools can 303 employ an adequate number of substitute teachers for the 2020-304 2021 school year to address the needs of the state arising from 305 the COVID-19 outbreak, to ensure that the changes made by 306 Section 4 of this act in regard to retention under the Third 307

As Reported by the Senate Education Committee	
Grade Reading Guarantee take effect as soon as possible after	308
the start of the 2020-2021 school year, and to ensure that the	309
changes made by Sections 5 and 6 of this act take effect as soon	310
as possible after the start of the 2020-2021 school year.	311
Therefore, Sections 3, 4, 5, and 6 of this act shall go into	312
immediate effect.	313

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