

_____ moved to amend as follows:

1 Engross the bill as directed by the commands in the
2 amendments attached hereto, ignoring matter extraneous to those
3 commands

4 INDEX

5 The following amendments are attached hereto:

Amendment No.	Subject
G-0334-3	Drinking water access
G-0335-2	Staff member ratios for child day-care centers
G-0336-2	Food processing for Seamless Summer Food Program
G-0337-2	School distance learning make up of hours
G-0338-5	Deadline extensions due to COVID-19 emergency
G-0339-2	Rehiring recently retired state employees

AM2164

Amendment No.	Subject
G-0340-1	Department of Administrative Services - state agency capital projects
G-0341-1	Medicaid payments to COVID-19 community providers
G-0351-2	Open meetings - electronic participation
G-0360	Budget Stabilization Fund transfer
G-0361	Extra 45 days for a county central committee to fill a vacancy
G-0362-2	Waiver of education requirements due to COVID-19 emergency
G-0364	Payments to publicly funded child care providers
G-0365-1	Changes to unemployment compensation during a COVID-19 outbreak
G-0366-1	Delivery of services to special needs students during COVID-19 emergency
G-0371-2	Tax compliance mitigation
G-0389-2	Public retirement system boards - delay board member elections until December 1, 2020
G-0392-2	Auditor of State - waive certain requirements regarding procedure

AM2164

Amendment No.	Subject
G-0393-3	Tolling of statutes of limitations and time limitations and deadlines
G-0421-1	County recorders - transfers/processing titles online
G-0441	Delay Step Up to Quality requirement
G-0442-2	Ohio Public Works Commission, Ohio Water Development Authority, and Ohio Environmental Protection Agency waive penalties and fees
G-0445	Recent nursing graduates obtain a temporary license
G-0472	Certified registered nurse anesthetists authority
G-0474-1	Extension of absent voting for March 17, 2020, primary election
G-0475	Bill title and emergency clause
G-0478-2	Educational Choice Scholarship suspension
G-0479	Severability clause

6 The motion was _____ agreed to.

_____ moved to amend as follows:

In line _____ of the title, after "_____" insert "to authorize the Director of Environmental Protection to issue certain orders to public water systems during the period of the emergency declared by Executive Order 2020-01D, issued on March 9, 2020, but not beyond December 1, 2020, if the period of emergency continues beyond that date, and to declare an emergency"

After line _____, insert:

"Section 1. (A) For purposes of ensuring the supply of safe drinking water to the citizens of this state and pursuant to section 6109.04 of the Revised Code, during the period of the emergency declared by Executive Order 2020-01D, issued on March 9, 2020, but not beyond December 1, 2020, if the period of the emergency continues beyond that date, the Director of Environmental Protection may issue an order that does any of the following:

(1) Requires a public water system to restore service to any customer whose service was disconnected as a result of nonpayment of fees and charges;

(2) Requires a public water system to waive all fees for connection or reconnection to the public water system;

(3) Prohibits a public water system from disconnecting customers because of nonpayment of fees and charges.

(B) An order issued under division (A) of this section is 23
deemed an order issued under Chapter 6109. of the Revised Code. 24
As such, the order may be enforced in the same manner as any 25
other order issued under that chapter. Such enforcement may 26
include the imposition of administrative, civil, and criminal 27
penalties authorized under Chapter 6109. of the Revised Code. 28

(C) An order issued under division (A) of this section is 29
valid during the period of the emergency declared by Executive 30
Order 2020-01D issued on March 9, 2020, but not beyond December 31
1, 2020, if the period of the emergency continues beyond that 32
date." 33

After line _____, insert: 34

"Section 2. This act is an emergency measure necessary for 35
the immediate preservation of the public peace, health, and 36
safety. The reason for such necessity is that immediate action 37
is crucial to protecting the public health during an outbreak of 38
COVID-19. Therefore, this act goes into immediate effect." 39

The motion was _____ agreed to.

SYNOPSIS 40

Drinking water access 41

Sections 1 and 2 42

Authorizes the Director of Environmental Protection 43
(during a state of emergency declared by the Governor under 44
Executive Order 2020-01D, issued on March 9, 2020, but not 45
beyond December 1, 2020, if the period of emergency continues 46
beyond that date) to issue an order that does any of the 47

following:	48
1. Requires a public water system to restore service to any customer whose service was disconnected as a result of nonpayment of fees and charges;	49 50 51
2. Requires a public water system to waive all fees for connection or reconnection; and	52 53
3. Prohibits a public water system from disconnecting customers because of nonpayment of fees and charges.	54 55
Specifies that an order issued under the amendment may be enforced in the same manner as any other order issued under the Safe Drinking Water Law, including the imposition of administrative, civil, and criminal penalties.	56 57 58 59
Specifies that the order is valid during the emergency period declared by the Governor, but not beyond December 1, 2020, if the period of emergency continues beyond that date.	60 61 62
Declares an emergency.	63

_____ moved to amend as follows:

In line _____ of the title, after "_____" insert "to suspend the law governing child day-care center staff member ratios and maximum group sizes, and to declare an emergency" 1 2 3

After line _____, insert: 4

"Section 1. Notwithstanding section 5104.016 of the Revised Code, during the period of the emergency declared by Executive Order 2020-01D, issued on March 9, 2020, but not beyond December 1, 2020, if the period of the emergency continues beyond that date, the requirements of section 5104.033 of the Revised Code regarding the maximum number of children per child-care staff member and maximum group sizes are suspended." 5 6 7 8 9 10 11

After line _____, insert: 12

"Section 2. This act is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, health, and safety. The reason for such necessity is that immediate action is crucial to protecting the public health during an outbreak of COVID-19. Therefore, this act shall go into immediate effect." 13 14 15 16 17 18

The motion was _____ agreed to.

<u>SYNOPSIS</u>	19
Staff member ratios and maximum group sizes for child day-care centers	20
	21
Sections 1 and 2	22
Suspends child day-care center staff member ratios and	23
maximum group sizes until the earlier of the following: December	24
1, 2020, or the date on which Executive Order 2020-01D is	25
rescinded.	26
Declares an emergency.	27

_____ moved to amend as follows:

In line _____ of the title, after "_____" insert "to authorize the Director of Agriculture to exempt schools and other entities from food processing establishment regulations only during the Governor's Executive Order 2020-01D (related to COVID-19), but not beyond December 1, 2020, and to declare an emergency"

After line _____, insert:

"Section 1. (A) During the period of the emergency declared by Executive Order 2020-01D, issued on March 9, 2020, but not beyond December 1, 2020, if the period of the emergency continues beyond that date, the Director of Agriculture may exempt a school from regulation as a food processing establishment under section 3715.021 of the Revised Code if the school:

(1) Has been issued a food service operation license under Chapter 3717. of the Revised Code; and

(2) Is transporting food only for purposes of the Seamless Summer Option Program or the Summer Food Service Program administered by the United States Department of Agriculture.

(B) During the period of the emergency declared by Executive Order 2020-01D, issued on March 9, 2020, but not beyond December 1, 2020, if the period of the emergency continues beyond that date, the Director of Agriculture may

exempt an entity from regulation as a food processing 23
establishment under section 3715.021 of the Revised Code if the 24
entity: 25

(1) Has been issued a food service operation license under 26
Chapter 3717. of the Revised Code; and 27

(2) Is transporting food only for purposes of the Summer 28
Food Service Program administered by the United States 29
Department of Agriculture." 30

After line _____, insert: 31

"**Section 2.** This act is an emergency measure necessary for 32
the immediate preservation of the public peace, health, and 33
safety. The reason for such necessity is that immediate action 34
is crucial to protecting the public health during an outbreak of 35
COVID-19. Therefore, this act goes into immediate effect." 36

The motion was _____ agreed to.

SYNOPSIS 37

Food processing for Seamless Summer Food Program 38

Sections 1 and 2 39

During the period of the emergency declared by Executive 40
Order 2020-01D (related to COVID-19), but not beyond December 1, 41
2020, if the period of the emergency continues beyond that date, 42
authorizes the Director of Agriculture to exempt from regulation 43
as a food processing establishment a school or entity that: 44

1. Has been issued a food service operation license (an 45
establishment that receives a majority of its revenue from sales 46

of food that is prepared and served in individual portions, e.g. 47
restaurants and schools); 48

(2) With respect to a school, is transporting food only 49
for purposes of the Seamless Summer Option Program or the Summer 50
Food Service Program administered by the U.S.D.A.; 51

(3) With respect to any other entity, is transporting food 52
only for purposes of the Summer Food Service Program 53
administered by the U.S.D.A. 54

Declares an emergency. 55

(Under current law, a food processing establishment is a 56
premises or part of a premises where food is processed, 57
packaged, manufactured, or otherwise held or handled for 58
distribution to another location or for sale at wholesale. 59
Confectioneries, canneries, and bottlers are examples of food 60
processing facilities.) 61

_____ moved to amend as follows:

In line _____ of the title, after "_____" insert "to remove the
limitation on the number of distance learning make-up days permitted for
the 2019-2020 school year to account for school closings in compliance
with any order by the Director of Health, or local board of health, or an
extension of any order, due to the implications of COVID-19 and to declare
an emergency"

After line _____, insert:

"Section 1. Notwithstanding anything to the contrary in
section 3313.482 of the Revised Code, the board of education of
a school district, the governing authority of a community school
established under Chapter 3314. of the Revised Code that is not
an internet- or computer-based community school, the governing
body of a STEM school established under Chapter 3326. of the
Revised Code, or the governing authority of a chartered
nonpublic school shall be permitted to do either of the
following to make up days or hours schools were closed in the
2019-2020 school year due to the Director of Health's order
under section 3701.13 of the Revised Code "In Re: Order the
Closure of All K-12 Schools in the State of Ohio" issued on
March 14, 2020, or any local board of health order, and any
extension of any order:

(A) If the board, governing body, or governing authority

has adopted a plan under section 3313.482 of the Revised Code to 23
require students to access and complete classroom lessons posted 24
on the district's or school's web site in order to make up hours 25
in the 2019-2020 school year for which it is necessary to close 26
schools due to conditions described in that section, the board, 27
governing body, or governing authority may amend that plan, 28
anytime on or after the effective date of this section, to 29
provide for making up any number of hours schools were closed in 30
the 2019-2020 school year in compliance with the Director's 31
order, local board of health order, or an extension of an order. 32

(B) If the board, governing body, or governing authority 33
has not adopted a plan under section 3313.482 of the Revised 34
Code to require students to access and complete classroom 35
lessons posted on the district's or school's web site in order 36
to make up hours for the 2019-2020 school year, the board, 37
governing body, or governing authority may adopt such a plan, 38
anytime on or after the effective date of this section, to 39
provide for making up any number of hours schools were closed in 40
the 2019-2020 school year in compliance with the Director's 41
order, local board of health order, or an extension of an 42
order." 43

After line _____, insert: 44

"Section 2. This act is an emergency measure necessary for 45
the immediate preservation of the public peace, health, and 46
safety. The reason for such necessity is that immediate action 47
is crucial to protecting the public health during an outbreak of 48
COVID-19. Therefore, this act goes into immediate effect." 49

The motion was _____ agreed to.

<u>SYNOPSIS</u>	50
School distance learning make up of hours	51
Sections _____ and _____	52
For the 2019-2020 school year, permits school districts,	53
STEM schools, community schools that are not Internet- or	54
computer-based schools (e-schools), and chartered nonpublic	55
schools to make up through distance learning any number of days	56
or hours necessary due to school closures as a result of the	57
Director of Health's order "In Re: Order the Closure of All K-12	58
Schools in the State of Ohio" issued on March 14, 2020, any	59
local board of health order, or any extension of an order	60
regarding COVID-19. A district or school may amend its existing	61
plan or adopt one, if it does not have an existing plan, to make	62
up those days or hours. (Current law limits make up through	63
distance learning to not more than three days.)	64
Declares an emergency.	65

_____ moved to amend as follows:

In line _____ of the title, after "_____" insert "regarding
extending certain deadlines until after the COVID-19 emergency ends and to
declare an emergency" 1 2 3

After line _____, insert: 4

"Section 1. (A) As used in this section: 5

(1) "License" means any license, permit, certificate,
commission, charter, registration, card, or other similar
authority that is issued or conferred by a state agency, a
political subdivision of this state, or an official of a
political subdivision of this state. 6 7 8 9 10

(2) "Person" has the same meaning as in section 1.59 of
the Revised Code. 11 12

(3) "State agency" means every organized body, office, or
agency established by the laws of the state for the exercise of
any function of state government. "State agency" includes all of
the following: 13 14 15 16

(a) The nonprofit corporation formed under section 187.01
of the Revised Code; 17 18

(b) The Public Employees Retirement Board, Board of
Trustees of the Ohio Police and Fire Pension Fund, State
Teachers Retirement Board, School Employees Retirement Board, 19 20 21

and State Highway Patrol Retirement Board; 22

(c) A state institution of higher education as defined in 23
section 3345.011 of the Revised Code. 24

(B) If a state agency is required by law to take action 25
during the period of the emergency declared by Executive Order 26
2020-01D, issued March 9, 2020, but not beyond December 1, 2020, 27
if the period of the emergency continues beyond that date, 28
notwithstanding the date by which action is required to be taken 29
in accordance with that law, the state agency shall take that 30
action not later than the earlier of either ninety days after 31
the date the emergency ends or December 1, 2020. 32

(C) (1) Except as provided in division (E) of this section, 33
if a person is required by law to take action to maintain the 34
validity of a license during the period of the emergency 35
declared by Executive Order 2020-01D, issued March 9, 2020, but 36
not beyond December 1, 2020, if the period of the emergency 37
continues beyond that date, notwithstanding the date by which 38
action with respect to that license is required to be taken in 39
accordance with that law, the person shall take that action not 40
later than the sooner of either ninety days after the date the 41
emergency ends or December 1, 2020. 42

(2) Except as provided in division (E) of this section, a 43
license otherwise expiring pursuant to law during the period of 44
the emergency declared by Executive Order 2020-01D, issued March 45
9, 2020, but not beyond December 1, 2020, if the period of the 46
emergency continues beyond that date, notwithstanding the date 47
on which the license expires in accordance with that law, 48
remains valid until the earlier of either ninety days after the 49
date the emergency ends or December 1, 2020, unless revoked, 50
suspended, or otherwise subject to discipline or limitation 51

under the applicable law for reasons other than delaying taking 52
action to maintain the validity of the license in accordance 53
with division (C)(1) of this section. 54

(D) Nothing in division (C) of this section limits the 55
authority of a state agency, political subdivision, or official 56
that issues a license to take disciplinary action under the 57
applicable law against a person with respect to a license, 58
provided that a state agency, political subdivision, or official 59
shall not take disciplinary action against a person who delays 60
in taking action to maintain the validity of the license in 61
accordance with division (C)(1) of this section. 62

(E)(1) If a concealed handgun license has been issued to a 63
person under section 2923.125 of the Revised Code and if the 64
date on which that license was, or is, scheduled to expire falls 65
during the period of emergency declared by Executive Order 2020- 66
01D, issued on March 9, 2020, but not beyond December 1, 2020, 67
if the period of the emergency continues beyond that date, 68
notwithstanding that date of scheduled expiration or any other 69
provision of law to the contrary, the date on which that license 70
was, or is, scheduled to expire is hereby extended to the sooner 71
of either ninety days or December 1, 2020, with the ninety-day 72
extension period commencing on that date of scheduled 73
expiration. 74

(2) Division (E)(1) of this section applies with respect 75
to a concealed handgun license that is described in that 76
division even if the date of scheduled expiration of that 77
license occurred prior to the effective date of this section. In 78
such a case, the ninety-day extension period, if applicable, 79
shall be considered to have commenced on that date of scheduled 80
expiration, notwithstanding the fact that the date already has 81

passed, and divisions (F) and (G) of this section apply 82
regarding the license and the person to whom it was issued with 83
respect to the entire applicable extension period, 84
notwithstanding the fact that the date already has passed. 85

(F) If division (E) (1) of this section applies with 86
respect to a concealed handgun license, during the extension 87
period described in that division that is applicable to that 88
license, both of the following apply: 89

(1) The license shall be valid for all purposes under the 90
law of this state. 91

(2) The person to whom the license was issued shall be 92
considered for all purposes under the law of this state to be a 93
holder of a valid license to carry a concealed handgun. 94

(G) If division (E) of this section applies with respect 95
to a concealed handgun license: 96

(1) The application of that division does not affect the 97
operation of section 2923.128 of the Revised Code, during the 98
applicable extension period described in that division or at any 99
other time. 100

(2) The provisions of section 2923.128 of the Revised Code 101
requiring the suspension or revocation of a concealed handgun 102
license for specified conduct, or for a specified activity or 103
factor, apply to the license with respect to which division (E) 104
of this section applies and to the person to whom the license 105
was issued, during the applicable extension period described in 106
that division or at any other time. 107

(H) This section does not apply to any of the following: 108

(1) An offender who has violent offender database duties 109

as defined in section 2903.41 of the Revised Code;	110
(2) An offender who has a duty to register under section 2909.15 of the Revised Code;	111 112
(3) An offender who has a duty to register under section 2950.04 or 2950.041 of the Revised Code.	113 114
(I) No cause of action accrues due to the delay of an action taken under division (B), (C), or (E) of this section.	115 116
(J) The General Assembly encourages any person to whom the extension of time described in division (C)(1) or (E) of this section applies to make all reasonable efforts, taking into consideration the detrimental risks of COVID-19 to the health and safety of the person and other individuals, to take action with respect to a license within the extension granted under that division before the extension elapses."	117 118 119 120 121 122 123
After line _____, insert:	124
"Section 2. This act is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, health, and safety. The reason for such necessity is to address urgent needs of the state arising from a COVID-19 outbreak. Therefore, this act shall go into immediate effect."	125 126 127 128 129

The motion was _____ agreed to.

<u>SYNOPSIS</u>	130
Deadline extensions due to COVID-19 emergency	131
Sections ____ and ____	132

Extends current law deadlines with which a state agency 133
must comply that occurs during the emergency declared by 134
Executive Order 2020-01D until the sooner of 90 days after the 135
emergency ends or December 1, 2020. 136

Extends current law deadlines with which a licensee must 137
comply to maintain a license's validity that occurs during the 138
emergency declared by Executive Order 2020-01D until the sooner 139
of 90 days after the emergency ends or December 1, 2020. 140

Extends a license's validity until the sooner of 90 days 141
after the emergency declared by Executive Order 2020-01D ends or 142
December 1, 2020, if the license would otherwise expire during 143
the emergency, unless it is revoked, suspended, or otherwise 144
subject to discipline or limitation under the applicable law for 145
reasons other than complying with the deadline extensions by 146
delaying in taking action to maintain the license. 147

Specifies that a licensing entity may take disciplinary 148
action against a licensee except because of a licensee's 149
compliance with the deadline extensions in delaying in taking 150
action to maintain the license. 151

With respect to standard concealed handgun licenses that 152
are scheduled to expire during the period of emergency declared 153
by Executive Order 2020-01D: (1) provides an extension of 90 154
days or until December 1, 2020, whichever occurs sooner, for the 155
validity of those licenses, with the 90-day period commencing on 156
the scheduled expiration date; (2) specifies that during that 157
extension, for all purposes under Ohio law, the license is valid 158
and the person to whom the license was issued is considered to 159
be a holder of a valid license to carry a concealed handgun; and 160
(3) specifies that the extension does not affect the operation 161
of the Revised Code section (R.C. 2923.128) regarding the 162

suspension or revocation of a license to carry a concealed	163
handgun or the provisions of that section requiring a suspension	164
or revocation for specified conduct, activities, or factors,	165
during the extension or at any other time.	166
Excludes from the deadline extensions an individual's duty	167
to register or enroll as a violent offender, arson offender, or	168
sex offender.	169
Exempts from suit a state agency or licensee for complying	170
with the the deadline extensions.	171
Specifies that the General Assembly encourages a licensee	172
to make all reasonable efforts to take action with respect to a	173
license within the bill's deadline extension before the	174
extension elapses.	175
Declares an emergency.	176

_____ moved to amend as follows:

In line _____ of the title, after "_____" insert "to waive the
reemployment penalty for a retired state retirement system member who
becomes reemployed by certain public employers during a COVID-19 state of
emergency and to declare an emergency"

After line _____, insert:

"Section 1. (A) As used in this section:

(1) "PERS retirant" and "other system retirant" have the
same meanings as in section 145.38 of the Revised Code.

(2) "Public employer" has the same meaning as in section
145.01 of the Revised Code.

(B) During the period of the emergency declared by
Executive Order 2020-01D, issued on March 9, 2020, but not
beyond December 1, 2020, if the period of emergency goes beyond
that date, a PERS retirant or other system retirant who is
employed by any of the following public employers shall not be
required to forfeit the retirant's retirement allowance as
described in division (B)(4) of section 145.38 of the Revised
Code:

(1) The Department of Rehabilitation and Correction;

(2) The Department of Youth Services;

(3) The Department of Mental Health and Addiction Services;	21
(4) The Department of Veterans Services;	22
(5) The Department of Developmental Disabilities."	23
After line _____, insert:	24
"Section 2. This act is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, health, and safety. The reason for such necessity is that immediate action is crucial to protecting the public health during an outbreak of COVID-19. Therefore, this act shall go into immediate effect."	25

The motion was _____ agreed to.

<u>SYNOPSIS</u>	32
Waiver of reemployment penalties during a COVID-19 outbreak	33
Sections 1 and 2	34
Removes the requirement that, until the earlier of December 1, 2020, or the period of the state of emergency due to COVID-19 declared by the Governor on March 9, 2020, ends, a retired state retirement system member who has received a retirement allowance for less than two months and is reemployed by any of the following public employers forfeit the retirement allowance during that two-month period:	35
--The Department of Rehabilitation and Correction;	36

--The Department of Youth Services;	44
--The Department of Mental Health and Addiction Services;	45
--The Department of Veterans Services;	46
--The Department of Developmental Disabilities.	47
Declares an emergency.	48

_____ moved to amend as follows:

In line _____ of the title, after "_____" insert "to make a temporary cash transfer, and to make an appropriation." 1
2

After line _____, insert: 3

"Section 1. All items in this section are hereby 4
appropriated as designated out of any moneys in the state 5
treasury to the credit of the designated fund. All 6
appropriations made in this section are for the capital biennium 7
ending June 30, 2020, and are in addition to any other 8
appropriations made for the capital biennium ending June 30, 9
2020. 10

11

1 2 3

A	DAS DEPARTMENT OF ADMINISTRATIVE SERVICES		
B	Administrative Building Fund (Fund 7026)		
C	C10050	State Agency Capital Projects	\$ 20,000,000
D	TOTAL Administrative Building Fund		\$ 20,000,000
E	TOTAL ALL FUNDS		\$ 20,000,000

Within the limits set forth in this section, the Director of Budget and Management shall establish accounts indicating the source and amount of funds for each appropriation made in this section, and shall determine the form and manner in which appropriation accounts shall be maintained. Expenditures from appropriations contained in this section shall be accounted for as though made in H.B. 529 of the 132nd General Assembly.

The appropriations made in this section are subject to all provisions of H.B. 529 of the 132nd General Assembly that are generally applicable to such appropriations."

After line _____, insert:

"Section 2. Upon request of the Director of Administrative Services, the Director of Budget and Management may transfer up to \$20,000,000 cash from the Building Improvement Fund (Fund 5KZ0) to the Administrative Building Fund (Fund 7026) to pay costs associated with state agency capital projects. When the cash balance in Fund 7026 can support such an action, the Director of Administrative Services shall request that the Director of Budget and Management transfer cash from Fund 7026 to Fund 5KZ0 in an amount equal to the initial cash transfer made under this section."

The motion was _____ agreed to.

SYNOPSIS 33

Department of Administrative Services 34

Sections 1 and 2 35

Appropriates \$20 million to capital appropriation item 36

C10050, State Agency Capital Projects. Authorizes the Director 37
of Budget and Management, at the request of the Director of 38
Administrative Services, to transfer up to \$20.0 million cash 39
from the Building Improvement Fund (Fund 5KZ0) to the 40
Administrative Building Fund (Fund 7026) to pay costs associated 41
with state agency capital projects. 42

Requires the Director of Administrative Services to 43
request the Director of Budget and Management to transfer cash 44
from Fund 7026 to repay Fund 5KZ0 in an amount equal to the 45
initial cash transfer between the two funds when there is a 46
sufficient cash balance in Fund 7026 to support such a transfer. 47

_____ moved to amend as follows:

In line _____ of the title, after "_____" insert "regarding
Medicaid payments to COVID-19 community providers, and to make an
appropriation" 1
2
3

After line _____, insert: 4

"Section 1. (A) As used in this section, "Medicaid
provider" has the same meaning as in section 5164.01 of the
Revised Code. 5
6
7

(B) During the state of emergency due to COVID-19,
declared by Executive Order 2020-01D, issued on March 9, 2020,
or until December 1, 2020, whichever is earlier, the Medicaid
Director may do any of the following: 8
9
10
11

(1) Classify certain Medicaid providers as COVID-19
community providers; 12
13

(2) Direct Medicaid payments to COVID-19 community
providers from previously appropriated Medicaid funds; 14
15

(3) Request the Director of Budget and Management to
designate additional funds related to the COVID-19 outbreak for
Medicaid payments to COVID-19 community providers; 16
17
18

(4) Make Medicaid payments to COVID-19 community providers
from funds designated under division (B) (3) of this section; 19
20

(5) Facilitate payments to COVID-19 community providers by 21
transferring funds designated under division (B) (2) or (3) of 22
this section to the Departments of Developmental Disabilities 23
and Mental Health and Addiction Services via intrastate transfer 24
vouchers. 25

(C) The Medicaid Director shall specify all of the 26
following regarding the Medicaid payments authorized by this 27
section: 28

(1) Any requirements that a COVID-19 community provider 29
must meet; 30

(2) Enhanced rates or additional services reimbursement; 31

(3) Methods of payment. 32

(D) Section 5162.07 of the Revised Code as it pertains to 33
seeking federal approval for components of the Medicaid program 34
applies to this section. 35

(E) All amounts in this section are hereby appropriated." 36
After line _____, insert: 37

"**Section 2.** This act is hereby declared to be an emergency 38
measure necessary for the immediate preservation of the public 39
peace, health, and safety. The reason for such necessity is that 40
immediate action is crucial to protecting the public health 41
during an outbreak of COVID-19. Therefore, this act shall go 42
into immediate effect." 43

The motion was _____ agreed to.

Medicaid payments to COVID-19 community providers	45
Sections 1 and 2	46
Authorizes the Medicaid Director, during the state of	47
emergency due to COVID-19, or until December 1, 2020, whichever	48
is earlier, to (1) classify certain Medicaid providers as COVID-	49
19 community providers, (2) request the Director of Budget and	50
Management to designate additional funds related to the COVID-19	51
outbreak for Medicaid payments to COVID-19 community providers,	52
(3) make payments to COVID-19 community providers, and (4)	53
facilitate payments to COVID-19 community providers by	54
transferring funds to the Departments of Developmental	55
Disabilities and Mental Health and Addiction Services via	56
intrastate transfer vouchers. Appropriates funds in this	57
section.	58
Declares an emergency.	59

_____ moved to amend as follows:

In line _____ of the title, after "_____" insert ", to establish a public body open meetings policy and policy regarding hearings for use during only the period of emergency declared by Executive Order 2020-01D, but not beyond December 1, 2020, and to declare an emergency"

After line _____, insert:

"Section 1. (A) As used in this section:

"Hearing" means an administrative hearing, hearing as defined in section 119.01 of the Revised Code, or other hearing at which a person may present written or oral testimony on a matter before the public body.

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

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

(1) Any resolution, rule, or formal action of any kind shall have the same effect as if it had occurred during an open

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meeting or hearing of the public body. 22

(2) Notwithstanding division (C) of section 121.22 of the Revised Code, members of a public body who attend meetings or hearings by means of teleconference, video conference, or any other similar electronic technology, shall be considered present as if in person at the meeting or hearing, shall be permitted to vote, and shall be counted for purposes of determining whether a quorum is present at the meeting or hearing. 23
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(3) Public bodies shall provide notification of meetings and hearings held under this section to the public, to the media that have requested notification of a meeting, and to the parties required to be notified of a hearing, at least twenty-four hours in advance of the meeting or hearing by reasonable methods by which any person may determine the time, location, and the manner by which the meeting or hearing will be conducted, except in the event of an emergency requiring immediate official action. In the event of an emergency, the public body shall immediately notify the news media that have requested notification or the parties required to be notified of a hearing of the time, place, and purpose of the meeting or hearing. 30
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(4) The public body shall provide the public access to a meeting held under this section, and to any hearing held under this section that the public would otherwise be entitled to attend, commensurate with the method in which the meeting or hearing is being conducted, including, but not limited to, examples such as live-streaming by means of the internet, local radio, television, cable, or public access channels, call in information for a teleconference, or by means of any other similar electronic technology. The public body shall ensure that 43
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the public can observe and hear the discussions and 52
deliberations of all the members of the public body, whether the 53
member is participating in person or electronically. 54

(C) When members of a public body conduct a hearing by 55
means of teleconference, video conference, or any other similar 56
electronic technology, the public body must establish a means, 57
through the use of electronic equipment that is widely available 58
to the general public, to converse with witnesses, and to 59
receive documentary testimony and physical evidence. 60

(D) The authority granted in this section applies 61
notwithstanding any conflicting provision of the Revised Code. 62
Nothing in this section shall be construed to negate any 63
provision of section 121.22 of the Revised Code, Chapter 119. of 64
the Revised Code, or other section of the Revised Code that is 65
not in conflict with this section. 66

(E) This section is effective during the period of the 67
emergency declared by Executive Order 2020-01D, issued on March 68
9, 2020, or until December 1, 2020, if the period of the 69
emergency continues beyond that date." 70

After line _____, insert: 71

"Section 2. This act is hereby declared to be an emergency 72
measure necessary for the immediate preservation of the public 73
peace, health, and safety. The reason for such necessity is to 74
minimize the impact to Ohio citizens from the COVID-19 outbreak, 75
and to establish a public body open meetings policy for use only 76
during this public health emergency. Therefore, this act shall 77
go into immediate effect." 78

The motion was _____ agreed to.

SYNOPSIS

	79
Public body open meetings and hearing policy during emergency	80 81
Sections 1 and 2	82
Establishes a public body open meetings policy and a policy regarding hearings, which utilize the use of electronic communication in lieu of in person meetings and hearings, for use only during the period of the emergency declared by Executive Order 2020-01D, issued on March 9, 2020, but not beyond December 1, 2020, if the period of the emergency continues beyond that date.	83 84 85 86 87 88 89
Declares an emergency.	90

_____ moved to amend as follows:

In line _____ of the title, after "_____" insert "To authorize a transfer from the Budget Stabilization Fund to the General Revenue Fund and to declare an emergency" 1
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After line _____, insert: 4

"Section 1. BUDGET STABILIZATION FUND TRANSFER 5

Notwithstanding division (D) of section 127.14 of the Revised Code, the Director of Budget and Management may request, prior to the end of fiscal year 2020, approval from the Controlling Board for a transfer of cash from the Budget Stabilization Fund to the General Revenue Fund to help ensure that the available revenue receipts and balances in the General Revenue Fund are not less than the expenditures for fiscal year 2020. Upon the approval of at least two members of the Controlling Board who are members of the Senate and at least two members of the Controlling Board who are members of the House of Representatives, the Director may transfer cash in the amount approved from the Budget Stabilization Fund to the General Revenue Fund." 6
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After line _____, insert: 19

"Section 2. This act is an emergency measure necessary for the immediate preservation of the public peace, health, and safety. The reason for such necessity is that immediate action 20
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is crucial to protecting the public health during an outbreak of 23
COVID-19. Therefore, this act goes into immediate effect." 24

The motion was _____ agreed to.

SYNOPSIS 25

Budget Stabilization Fund transfer 26

Section 1 27

Authorizes the Director of Budget and Management to 28
transfer cash in FY 2020 from the Budget Stabilization Fund to 29
the GRF to ensure the fiscal year 2020 GRF budget is balanced, 30
on the approval of at least two Controlling Board members from 31
each chamber of the General Assembly. 32

Declares an emergency. 33

_____ moved to amend as follows:

In line _____ of the title, after "_____" insert "to provide a county central committee of a political party an additional forty-five days to fill a vacancy during the period of the emergency declared by Executive Order 2020-01D, issued on March 9, 2020"

After line _____, insert:

"Section 1. Notwithstanding sections 3.16, 305.02, 731.43, 733.08, 733.31, 1901.31, and 3513.31 of the Revised Code, the county central committee of the political party that is responsible for filling any vacancy shall have an additional forty-five days to fill the vacancy from the date the vacancy was required to be filled during the period of the emergency declared by Executive Order 2020-01D, issued on March 9, 2020."

The motion was _____ agreed to.

SYNOPSIS 13

Vacancies to be filled by county central committees 14

Section 1 15

Provides a county central committee of a political party an additional forty-five days to fill a vacancy from the date 16
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the vacancy was required to be filled during the period of the	18
emergency declared by Executive Order 2020-01D, issued on March	19
9, 2020.	20

_____ moved to amend as follows:

In line _____ of the title, after "_____" insert "to account for 1
school closings in compliance with the Director of Health's order, or 2
local board of health order or extension of any order, due to the 3
implications of COVID-19 and to declare an emergency" 4

After line _____, insert: 5

"Section 1. Notwithstanding anything in the Revised Code 6
or Administrative Code to the contrary, for the 2019-2020 school 7
year only, except as otherwise provided in this section, due to 8
the Director of Health's order under section 3701.13 of the 9
Revised Code "In re: Order the Closure of All K-12 Schools in 10
the State of Ohio" issued on March 14, 2020, or any local board 11
of health order, and any extension of any order, based on the 12
implications of COVID-19, all of the following apply: 13

(A) (1) Any city, exempted village, local, joint 14
vocational, or municipal school district, any community school 15
established under Chapter 3314. of the Revised Code, any STEM 16
school established under Chapter 3326. of the Revised Code, any 17
chartered nonpublic school, and the State School for the Deaf 18
and the State School for the Blind shall not be required to 19
administer the assessments prescribed in sections 3301.0710, 20
3301.0711, 3301.0712, 3313.903, and 3314.017 of the Revised 21
Code, including the Ohio English Language Proficiency Assessment 22

administered to English learners pursuant to division (C) (3) (b) 23
of section 3301.0711 of the Revised Code and the Alternate 24
Assessment for Students with Significant Cognitive Disabilities 25
prescribed in division (C) (1) of section 3301.0711 of the 26
Revised Code. 27

(2) Any chartered nonpublic school that has chosen to 28
administer assessments under section 3313.619 of the Revised 29
Code that has not administered such assessments by March 17, 30
2020, shall not be required to administer those assessments. 31

(3) The Department of Education shall not exclude any 32
student to whom an assessment was not administered in the 2019- 33
2020 school year under division (A) of this section from 34
counting in a district's or school's enrollment for the 2020- 35
2021 school year pursuant to division (L) (3) of section 3314.08, 36
division (E) (3) of section 3317.03, or division (C) of section 37
3326.37 of the Revised Code. 38

(4) If a student was not administered an assessment in the 39
2019-2020 school year under division (A) of this section, that 40
school year shall not count in determining if the student is 41
subject to withdrawal from a school pursuant to section 42
3313.6410 or 3314.26 of the Revised Code. 43

(5) No student who received a scholarship under the 44
Educational Choice Scholarship Program under section 3310.03 or 45
3310.032 of the Revised Code, the Jon Peterson Special Needs 46
Scholarship Program under section 3310.52 of the Revised Code, 47
or the Pilot Project Scholarship Program under section 3313.975 48
of the Revised Code for the 2019-2020 school year shall be 49
considered ineligible to renew that scholarship for the 2020- 50
2021 school year solely because the student was not administered 51
an assessment in the 2019-2020 school year under division (A) of 52

this section. 53

(B) (1) The Department of Education shall not publish state 54
report card ratings under section 3302.03, 3302.033, 3314.012, 55
or 3314.017 of the Revised Code nor shall the Department be 56
required to submit preliminary data for the report cards by July 57
31, 2020, as required by those sections. Furthermore, the 58
Department shall not assign an overall letter grade under 59
division (C) (3) of section 3302.03 of the Revised Code for any 60
school district or building, shall not assign an individual 61
grade to any component prescribed under division (C) (3) of 62
section 3302.03 of the Revised Code, shall not assign a grade to 63
any measures under division (C) (1) of section 3302.03 of the 64
Revised Code, and shall not rank school districts, community 65
schools, or STEM schools under section 3302.21 of the Revised 66
Code for the 2019-2020 school year. 67

However, the Department shall report any data that it has 68
regarding the performance of districts and buildings for the 69
2019-2020 school year by September 15, 2020. 70

(2) The absence of report card ratings for the 2019-2020 71
school year shall have no effect in determining sanctions or 72
penalties, and shall not create a new starting point for 73
determinations that are based on ratings over multiple years. 74
The report card ratings of any previous or subsequent years 75
shall be considered in determining whether a school district or 76
building is subject to sanctions or penalties. If a school 77
district or building was subject to any of the following 78
penalties or sanctions in the 2019-2020 school year based on its 79
report card rating for previous school years, those penalties or 80
sanctions shall remain for the 2020-2021 school year. Those 81
penalties and sanctions include the following: 82

(a) Any restructuring provisions established under Chapter 3302. of the Revised Code, except as required under federal law;	83 84
(b) Provisions for the Columbus City School Pilot Project under section 3302.042 of the Revised Code;	85 86
(c) Provisions for academic distress commissions under section 3302.10 of the Revised Code. While a district subject to an academic distress commission prior to the effective date of this section shall be considered to be subject to an academic distress commission for the 2020-2021 school year, that year shall not be included for purposes of determining progressive consequences under divisions (H), (I), (J), (K), and (L) of section 3302.10 of the Revised Code that are in addition to those that were being exercised by the chief executive officer during the 2019-2020 school year or for purposes of the appointment of a new board of education under division (K) of that section. Nothing in division (B) (2) (c) of this section shall be construed to limit the powers that the chief executive officer exercised under section 3302.10 of the Revised Code prior to the 2020-2021 school year.	87 88 89 90 91 92 93 94 95 96 97 98 99 100 101
(d) Provisions prescribing new buildings where students are eligible for the Educational Choice Scholarships under section 3310.03 of the Revised Code;	102 103 104
(e) Provisions defining "challenged school districts" in which new start-up community schools may be located, as prescribed in section 3314.02 of the Revised Code;	105 106 107
(f) Provisions prescribing community school closure requirements under section 3314.35 or 3314.351 of the Revised Code;	108 109 110
(g) Provisions of state or federal law that identify	111

school districts or buildings for comprehensive or targeted 112
support and improvement or additional targeted support and 113
improvement. Districts and buildings so identified shall 114
continue to receive supports and interventions consistent with 115
their support and improvement plans in the 2020-2021 school 116
year. 117

(h) Provisions that determine the conditions under which 118
community schools may change sponsors under section 3314.034 of 119
the Revised Code. 120

(C) No school district, community school, or STEM school 121
and no chartered nonpublic school that is subject to section 122
3301.163 of the Revised Code shall retain a student in the third 123
grade under that section or section 3313.608 of the Revised Code 124
based solely on a student's academic performance in reading in 125
the 2019-2020 school year unless the principal of the school 126
building in which a student is enrolled and the student's 127
reading teacher agree that the student is reading below grade 128
level and is not prepared to be promoted to the fourth grade. 129

(D) (1) Division (D) of this section applies to any student 130
who meets both of the following criteria: 131

(a) The student was enrolled in the twelfth grade in the 132
2019-2020 school year or was on track to graduate in the 2019- 133
2020 school year, as determined by the school district or other 134
public or chartered nonpublic school in which the student was 135
enrolled, regardless of the graduation cohort in which the 136
student is included. 137

(b) The student had not completed the requirements for a 138
high school diploma under section 3313.61, 3313.612, or 3325.08 139
of the Revised Code or under Section 3 of H.B. 491 of the 132nd 140

General Assembly, as of March 17, 2020. 141

(2) A city, exempted village, local, or municipal school 142
district, a community school, a STEM school, a chartered 143
nonpublic school, the State School for the Blind, and the State 144
School for the Deaf shall grant a high school diploma to any 145
student to whom this section applies, if the student's 146
principal, in consultation with teachers and counselors, reviews 147
the student's progress toward meeting the requirements for a 148
diploma and determines that the student has successfully 149
completed the curriculum in the student's high school or the 150
individualized education program developed for the student by 151
the student's high school pursuant to section 3323.08 of the 152
Revised Code, or qualified under division (D) or (F) of section 153
3313.603 of the Revised Code, at the time the student's school 154
closed pursuant to the Director of Health's order under section 155
3701.13 of the Revised Code "In Re: Order the Closure of All K- 156
12 Schools in the State of Ohio" issued on March 14, 2020. No 157
district or school shall grant a high school diploma under 158
division (D) (2) of this section after September 30, 2020. 159

(3) If the board of education of a school district or the 160
governing authority of a community school, STEM school, 161
chartered nonpublic school, the State School for the Blind, or 162
the State School for the Deaf has adopted a resolution under 163
division (E) of section 3313.603 of the Revised Code requiring a 164
more challenging curriculum than otherwise required under 165
division (C) of that section, the district superintendent or the 166
chief administrator of the school may elect to require only the 167
minimum curriculum specified in division (C) of that section for 168
the purpose of determining if a student to whom division (D) of 169
this section applies has successfully completed the curriculum 170
under division (D) (2) of this section. If such an election is 171

made, the superintendent or chief administrator shall evaluate 172
each student to whom division (D) of this section applies using 173
the minimum curriculum specified in division (C) of this 174
section. 175

(4) It is the intent of the General Assembly that school 176
districts and other public and private schools do both of the 177
following: 178

(a) Continue to provide ways to keep students actively 179
engaged in learning opportunities between March 17, 2020, and 180
the remainder of the school year; 181

(b) Grant students who need in-person instructional 182
experiences to complete requirements for a diploma or a career- 183
technical education program access to school facilities as soon 184
as it is reasonably possible after the Director of Health 185
permits such access to resume, even if the last instructional 186
day of the school year has already passed. 187

(E) For the purpose of teacher evaluations conducted under 188
sections 3319.111 and 3319.112 of the Revised Code, no school 189
district board of education shall use value-added progress 190
dimension data, established under section 3302.021 of the 191
Revised Code, from the 2019-2020 school year to measure student 192
learning attributable to the teacher being evaluated. 193

(F) For community school sponsor evaluations required 194
under section 3314.016 of the Revised Code, the Department shall 195
not issue a rating for the academic performance component under 196
division (B)(1)(a) of that section to any sponsor and shall not 197
include academic performance in the calculation of an overall 198
rating for the sponsor. The Department's rating of a sponsor for 199
the 2019-2020 school year shall be based only on the components 200

listed in divisions (B) (1) (b) and (c) of that section. 201

In evaluating a sponsor based on the components in 202
divisions (B) (1) (b) and (c) of section 3314.016 of the Revised 203
Code for the 2019-2020 school year, the Department shall not 204
find a sponsor or a school out of compliance with an applicable 205
law or administrative rule for any requirement for an action 206
that should have occurred while schools were closed pursuant to 207
the Director of Health's order under section 3701.13 of the 208
Revised Code "In Re: Order the Closure of All K-12 Schools in 209
the State of Ohio" issued on March 14, 2020, any local board of 210
health order, or any extension of an order. 211

(G) The Superintendent of Public Instruction may waive the 212
requirement to complete any report prescribed by law that is 213
based on data from assessments that would have been but were not 214
administered during the 2019-2020 school year pursuant to 215
division (A) of this section. 216

(H) The Department, on behalf of the State Board of 217
Education, may issue a one-year, nonrenewable provisional 218
license to any individual to practice in any category, type, and 219
level for which the State Board issues a license pursuant to 220
Title XXXVIII of the Revised Code, if the individual has met all 221
requirements for the requested license except for the 222
requirement to pass an examination prescribed by the State Board 223
in the subject area for which application is being made. Any 224
individual to whom a provisional license is issued under this 225
division shall take and pass the appropriate subject area 226
examination prior to expiration of the license as a condition of 227
advancing the license in the appropriate category, type, and 228
level. The Department shall not issue a provisional license 229
under this division that is valid on or after July 1, 2021. 230

(I) The Superintendent of Public Instruction may extend or	231
waive any deadline for an action required of the State Board of	232
Education, the Department of Education, or any person or entity	233
licensed or regulated by the State Board or Department during	234
the duration of the Director of Health's order under section	235
3701.13 of the Revised Code "In re: Order the Closure of All K-	236
12 Schools in the State of Ohio" issued on March 14, 2020, or	237
any local board of health order, and any extension of any order,	238
based on the implications of COVID-19, as necessary to ensure	239
that the safety of students, families, and communities are	240
prioritized while continuing to ensure the efficient operation	241
of the Department and public and private schools in this state.	242
Deadlines that may be extended or waived by the State	243
Superintendent include, but are not limited to, deadlines	244
related to the following:	245
(1) The conduct of evaluations for school personnel under	246
Chapter 3319. of the Revised Code;	247
(2) Notice of intent not to reemploy school personnel	248
under Chapter 3319. Of the Revised Code;	249
(3) The conduct of school safety drills under section	250
3737.73 of the Revised Code;	251
(4) The emergency management test required by division (E)	252
of section 3313.536 of the Revised Code;	253
(5) The filling of a vacancy in a board of education;	254
(6) Updating of teacher evaluation policies to conform	255
with the framework for evaluation of teachers adopted under	256
section 3319.112 of the Revised Code;	257
(7) Identification and screening of gifted students under	258
Chapter 3324. of the Revised Code.	259

(J) Notwithstanding anything in the Revised Code or 260
Administrative Code to the contrary, the Chancellor of Higher 261
Education, in consultation with the Superintendent of Public 262
Instruction, may waive, extend, suspend, or modify requirements 263
of the College Credit Plus program if the Chancellor, in 264
consultation with the Superintendent, determines the waiver, 265
extension, suspension, or modification is necessary in response 266
to COVID-19. 267

(K) The Superintendent of Public Instruction shall 268
collaborate with providers in the 22+ Adult High School Diploma 269
Program authorized under sections 3314.38, 3317.23, 3317.231, 270
3317.24, and 3345.86 of the Revised Code and the Adult Diploma 271
Program authorized under section 3313.902 of the Revised Code, 272
and rules adopted thereunder, to ensure that the providers have 273
maximum flexibility to assist students whose progress in the 274
program has been affected by the Director of Health's order to 275
complete the requirements to earn a high school diploma. For 276
this purpose, the State Superintendent may waive or extend 277
deadlines, or otherwise grant providers and students 278
flexibility, for completion of program requirements. 279

(L) No school district shall require the parent of any 280
student who was instructed at home in accordance with section 281
3321.04 of the Revised Code for the 2019-2020 school year to 282
submit to the district superintendent the results of a 283
standardized achievement assessment administered to the student 284
as a condition of the district allowing the student to continue 285
to receive home instruction for the 2020-2021 school year. 286

(M) Notwithstanding anything in the Revised Code to the 287
contrary, the board of education of any school district that, 288
prior to the Director of Health's order under section 3701.13 of 289

the Revised Code "In re: Order the Closure of All K-12 Schools 290
in the State of Ohio" issued on March 14, 2020, had not 291
completed an evaluation that was required under Chapter 3319. of 292
the Revised Code for the 2019-2020 school year for an employee 293
of the district, including a teacher, administrator, or 294
superintendent, may elect not to conduct an evaluation of the 295
employee for that school year, if the district board determines 296
that it would be impossible or impracticable to do so. If a 297
district board elects not to evaluate an employee for the 2019- 298
2020 school year, the employee shall be considered not to have 299
had evaluation procedures complied with pursuant to section 300
3319.111 of the Revised Code for purposes of section 3319.11 of 301
the Revised Code. The district board may collaborate with any 302
bargaining organization representing employees of the district 303
in determining whether to complete evaluations for the 2019-2020 304
school year. Nothing in this section shall preclude a district 305
board from using an evaluation completed prior to the Director 306
of Health's order in employment decisions." 307

After line _____, insert: 308

"**Section 2.** This act is hereby declared to be an emergency 309
measure necessary for the immediate preservation of the public 310
peace, health, and safety. The reason for such necessity is to 311
address urgent needs of the state during the period of emergency 312
arising from a COVID-19 outbreak. Therefore, this act shall go 313
into immediate effect." 314

The motion was _____ agreed to.

Waiver of education requirements due to COVID-19 emergency	316
Section 1	317
For the 2019-2020 school year, due to the Director of	318
Health's order "In Re: Order the Closure of All K-12 Schools in	319
the State of Ohio" issued on March 14, 2020, any local board of	320
health order, or any extension of an order to close all	321
kindergarten through 12th grade schools, does all of the	322
following:	323
Exempts all public and chartered nonpublic schools from	324
administering state achievement and alternative assessments,	325
including the Ohio English Language Proficiency Assessment	326
administered to English learners, WebXams, and the Alternate	327
Assessment for Students with Significant Cognitive Disabilities.	328
Prohibits the Department of Education from subtracting	329
from a district or school's state aid account for students who	330
were unable to complete assessments.	331
Prohibits an e-school from withdrawing students who were	332
unable to complete assessments.	333
Specifies that students participating in the Educational	334
Choice Scholarship Program, the Jon Peterson Special Needs	335
Scholarship Program, or the Pilot Project (Cleveland)	336
Scholarship Program must be considered eligible to renew that	337
scholarship for the 2020-2021 school year in spite of the	338
student not being administered an assessment in the 2019-2020	339
school year.	340
Prohibits the Department from publishing and issuing	341
ratings for overall grades, components, and individual measures	342
on the state report cards, report cards for dropout recovery	343
schools, report cards for joint vocational school districts and	344

other career-technical planning districts, and submitting	345
preliminary data for report cards for school districts and	346
buildings.	347
Establishes a safe harbor from penalties and sanctions for	348
districts and schools based on the absence of state report card	349
grades for the 2019-2020 school year. Includes safe harbor from:	350
- Restructuring under state law based on poor performance;	351
- The Columbus City School Pilot Project;	352
- Provisions for academic distress commissions and	353
progressive consequences for existing commissions (but	354
specifically retains the chief executive officer's powers prior	355
to the 2020-2021 school year);	356
- Buildings becoming subject to the Educational Choice	357
Scholarship;	358
- Determination of "challenged school districts" where new	359
start-up community schools may be located;	360
- Community school closure requirements;	361
- Identification of school districts and buildings for	362
federal and state targeted support and improvement;	363
- Conditions under which community schools may change	364
sponsors.	365
Exempts schools from retaining students in the third grade	366
under the Third-Grade Reading Guarantee, unless the school	367
principal and student's reading teacher determine the student is	368
not reading at grade level.	369
Permits public and private schools to grant a diploma to	370
any student on track to graduate and for whom the principal, in	371

consultation with teachers and counselors, determines that the 372
student has successfully completed the student's high school 373
curriculum or individualized education program at the time of 374
the Director's order. 375

Permits a district or school that has previously adopted a 376
resolution to exceed the minimum curriculum requirements 377
prescribed under current law to elect to require only the 378
minimum curriculum for the purpose of determining high school 379
graduation for the 2019-2020 school year. 380

Declares the intent of the General Assembly that school 381
districts and other public and private schools continue to find 382
ways to keep students actively engaged in learning opportunities 383
for the remainder of the school year and to grant students who 384
need in-person instructional experiences to complete diploma 385
requirements or career-technical education programs to access 386
school facilities as soon as reasonably possible after the 387
Director of Health permits such access, even if the last 388
instructional day of the school year has passed. 389

Prohibits the use of the value-added progress dimension 390
from the 2019-2020 school year to measure student learning 391
attributable to teachers for their performance evaluations. 392

For community school sponsor ratings: (1) prohibits the 393
Department from issuing a rating for the academic performance 394
component; (2) prohibits the use of that rating for the overall 395
rating; and (3) prohibits the Department from finding a sponsor 396
out of compliance with applicable laws and rules for any 397
requirement for an action that should have occurred while 398
schools were closed. 399

Permits the Superintendent of Public Instruction to waive 400

the requirement to complete any report based on data from 401
assessments that were to be administered in the 2019-2020 school 402
year. 403

Permits the Department to issue one-year, nonrenewable, 404
provisional licenses to educators that have met all other 405
requirements for the requested license except for the 406
requirement to pass a subject area exam prescribed by the State 407
Board. However, an educator that is issued a provisional license 408
is required to take and pass the appropriate subject area exam 409
prior to expiration of the license as a condition of advancing 410
the license. 411

Gives authority to the State Superintendent to adjust 412
deadlines set in current law and required of the State Board of 413
Education, educators, and schools, including: 414

-Teacher evaluations; 415

-Intent to reemploy notifications; 416

-School safety drills; 417

-Emergency management tests; 418

-Requirements to fill a vacancy on a board of education; 419

-Updating teacher evaluation policies; and 420

-Gifted screening requirements. 421

Permits the Chancellor of Higher Education, in 422
consultation with the Superintendent of Public Instruction to 423
extend, waive, or otherwise modify requirements of the College 424
Credit Plus Program. 425

Permits the Superintendent of Public Instruction to waive 426
or extend deadlines, or otherwise grant providers and students 427

flexibility, for completion of adult education program	428
requirements interrupted due to the COVID-19 outbreak.	429
Waives the requirement that the parents of a homeschooled student must submit assessment data to the resident school district as a condition of the district allowing the student to continue to receive home instruction for the 2020-2021 school year.	430 431 432 433 434
Permits a board of education to elect not to conduct evaluations of district employees, including teachers, administrators, or a superintendent for the 2019-2020 school year, if the district board determines that it would be impossible or impracticable to do so. If a district board elects not to evaluate an employee for the 2019-2020 school year, the employee shall be considered not to have had evaluation procedures complied with and shall not be penalized for the purpose of reemployment. Specifies that the district board may collaborate with any bargaining organization representing employees of the district in determining whether to complete evaluations for the 2019-2020 school year. Nothing in the amendment precludes a district board from using an evaluation completed prior to the Director of Health's order in employment decisions.	435 436 437 438 439 440 441 442 443 444 445 446 447 448 449
Emergency clause	450
Section 2	451
Declares an emergency.	452

. B. No.

_____ moved to amend as follows:

In line _____ of the title, after "_____" insert "to authorize !
payments to publicly funded child care providers during the period of the 2
emergency declared by Executive Order 2020 0!" and to declare an 1
emergency" /
#fter line _____, insert\$.
" "uring the period of the emergency declared by 8
Executive Order 2020 0!", issued on %arch &, 2020, the 9
"epartment of 'ob and (amily)ervices may continue to pay a :
provider of publicly funded child care if both of the follo*ing &
apply\$!0
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described in section .!0/012 of the 2evised 3ode4 !2
+5, -he provider is unable to provide publicly funded !1
child care to children of eligible caretaker parents as a result !/
of the emergency0" !.
#fter line _____, insert\$!8
" -his act is hereby declared to be an emergency !9
measure necessary for the immediate preservation of the public !:
peace, health, and safety0 -he reason for such necessity is that !&
immediate action is crucial to protecting the public health 20
during an outbrea6 of 307l" !&0 -herefore, this act shall go 2!
into immediate effect0" 22

The motion was _____ agreed to.

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authorizes the Ohio Department of Job and Family Services 28
to continue to pay providers of publicly funded child care 29
during the period of the 3071" !& emergency declared on March &, 2:
2020, and declares an emergency0 2&

_____ moved to amend as follows:

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The motion was _____ agreed to.

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The motion was _____ agreed to.

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The motion was _____ agreed to.

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The motion was _____ agreed to.

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The motion was _____ agreed to.

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The motion was _____ agreed to.

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. B. No.

_____ moved to amend as follows:

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The motion was _____ agreed to.

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The motion was _____ agreed to.

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The motion was _____ agreed to.

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_____ moved to amend as follows:

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The motion was _____ agreed to.

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*          & !          ! !          ! "
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! * ! ()
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/ 0 # !)
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 / 0 / 0 # " *
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/ 0 / 0 # (!)
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 * &" " ()
 &
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3

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 ! ! ! * ! ! ((E
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&

/;0 7 &! ! !

* &! 3

! ! * ! " "

! ! ! 4 &"

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/90 E ! ! ! ! ! !

& *

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(* &! *

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! 5 * ! !

% &! ! !

& * !

! ! &! &" !

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! 4 & ! ! 4 &"

& " 3

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& ! ! 3
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!
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&! ! !
! (! " " * !
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!& ' () 8
! ! !&
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* "
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! !)	' ()	3
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* ! 8		
/ 0 # " * ! 4 &		
" (((/#0		
/ 0 /#0 / 0		
/)0/ 0 7 !		
! ! *		
! ! (!		
! 5 ,!		
! 4 & ! ! 3		3
' ()		

/ 0 7 ! _____
! _____ 5 _____
! ! ! 4 _____
_____ (_____
_____ ' () _____

/ 0 7 !
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% &" & "
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! !) ; ? 2+ 3
! & %

The motion was _____ agreed to.

:H6;9: :

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_____ moved to amend as follows:

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/)8#: =<:8%7) / CC<: 22C & : <# C #>)

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The motion was _____ agreed to.

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-			\$	55
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	% 9-			56
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2			7	,0
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' (\$	-	,5

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_____ moved to amend as follows:

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!	3
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The motion was _____ agreed to.

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			6						+3
			%%	& 4	'	(&		+4
	5	/				#			+0
									*
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2!			9						*
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	%%	.)&-&					*2
%%	.		&						*+
	-! 5	/				#			**
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%%	& %	'	(:					*4
			&						*0
	! 5				#	\$			3
			&						3

The motion was _____ agreed to.

<u>) ; " <=))</u>	3
	3%
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=	/	\$		3+
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				33
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)&-&	%%	4
' 8	/		#	4
				4%
	\$			42
	! #	\$	(4+
	0		! #	4*
#			\$	43
	\$			44
	0		! # #	40
			\$	0
#	8	(\$	0
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	#	\$	\$	0%
8	(7	\$	02
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_____ moved to amend as follows:

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The motion was _____ agreed to.

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