2020-2021 Legislative Policies for Achieving Excellence in Education

As adopted at the December 2020 OEA Representative Assembly

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1	INTRODUCTION
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3	The Obje Education Association is committed to a two contrambin encourt for development and local
4 5	The Ohio Education Association is committed to a true partnership among federal, state and local governments in the delivery of public educational services in this nation. The Association seeks provision
6	of financial resources to assure maintenance and operation of Ohio's schools, to provide equal educational
7	opportunity for all students, to provide a safe and secure environment conducive for all students to learn,
8	and to enhance the level of excellence in public education.
9	
10	The Association is deeply committed to the success of every student. Our mission is clear: OEA will lead
11	the way for continuous improvement of public education while advocating for members and the learners
12	they serve. The advocacy of the Association is driven by our core values:
13 14	Democracy: The foundation of a strong democracy is high quality public education, which is
14	essential for an educated citizenry.
16	
17	Collective Action: When we unite as one voice, we are strong advocates for learners and our
18	profession.
19	
20	<u>Fairness</u> : A high quality education, accessible to all, promotes a fair and just society.
21	Inducion. We wenned and explores the diversity of all compressition
22 23	Inclusion: We respect and embrace the diversity of all communities.
24	Integrity: By holding ourselves to the highest standards, we promote good citizenship and
25	maintain the public trust.
26	
27	Professionalism: Professional judgement and expertise of educators are critical to student
28	success. Educators deserve the status, compensation and respect due all professionals.
29	
30 21	The OFA supports logislation consistent with these principles and encoded logislation detrimental to its
31 32	The OEA supports legislation consistent with these principles and opposes legislation detrimental to its interests. Because the Association recognizes that change is often effected incrementally in a
33	democracy and that immediate passage of the Association's full legislative agenda is not always feasible,
34	individuals lobbying on behalf of the OEA are directed to advocate and support those bills introduced in
35	the state legislature that move toward the implementation of the Association's legislative agenda.
36	
37	
38	The Legislative Policies for Achieving Excellence in Education have been grouped in the following
39 40	manner:
40 41	Section 1: Ensuring the foundation of a high-quality system of public education
42	section 1. Ensuring the journation of a high quanty system of public currention
43	Section 2: Supporting student success in and out of the classroom
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45	Section 3: Protecting the voice and wellbeing of education professionals
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48 49	
49 50	On federal issues, the Ohio Education Association supports the Legislative Program of the National
50	Education Association as adopted annually by the NEA Representative Assembly.

 A. An equitable and adequate system of education funding OEA Supports: a school funding system that includes a sound method for calculating the base cost of an adequate education for all children and a distribution formula that is fair to all school districts. The school funding system must cover the costs, including state and federal mandates, associated with educating all categories of students and ensuring that all students attend school in safe, healthy environments and infacilities that are structurally sound and technologically ready. Ohio has a constitutional responsibility to fund a thorough and efficient system of public education; the creation of a state commission to monitor school funding in Ohio and ensure that adequate resources are in place to support high-quality teaching and learning; the development of an objective method for determining an adequate formula amount that is tied to the actual costs of students' instructional needs; a formula that decreases the reliance on local property taxes while providing opportunity for inflationary growth in local school district revenues; the enactment of a separate education budget enacted prior to the remainder of the state budget; a school funding system that will distribute state funds with fairness and equity for all districts and students, allowing for self-determination through local control and ensuring that local districts retain the ability to supplement the state educational program without losing state aid; a system that provides replacement revenues to school districts due to major changes in the state tax law such as the loss of tangible personal property tax revenues; adequate funding to the Ohio Department of Education to effectively develop, implement and evaluate legislatively-mandated education solicies; providing adeq
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 the principle that all school audits should be paid for by the state;
 90 promoting gender equity in the use of state funds for public schools;
 91 necessary state funding to cover all net costs of the College Credit Plus program to
92 ensure equitable access for eligible secondary students.
93
94 OEA Opposes:
 95 • basing school funding on test scores or report card data;
 96 • the use of taxpayer money for private school vouchers and tuition tax credits.
96 • the use of taxpayer money for private school vouchers and tuttion tax credits. 97
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100	В.	Public dollars for public schools
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102		i. Vouchers
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104		OEA Supports:
105		 a thorough and independent evaluation on the academic and fiscal
106		effectiveness of existing voucher programs;
107		 a moratorium on the expansion of current voucher programs or the creation of
108		new ones.
109		
110		OEA Opposes:
111		 voucher plans and tuition tax credits to parents under which private school
112		tuition is financed by public funds.
113		
114		ii. Charter Schools (known in Ohio law as "community schools")
115		
116		OEA Supports:
117		 accountability measures that accelerate the process for closing failing charter
118		schools;
119		 fiscal accountability measures that require any public moneys returned to the
120		state by a charter school, as a result of an audit by the Auditor of State, the Ohio
121		Department of Education, or any other authorized agency, to be distributed back
122		to school districts;
123		 verification of charter school per-pupil funding claims/enrollment counts by
124		allowing ODE to know the identity of the student associated with each Statewide
125		Student Identifier (SSID) number in the Education Management Information
126		System;
127		 ensuring that charter schools, including governing boards, sponsors and
128		operators, are subject to the same public records laws and financial
129		transparency standards as any other public entity;
130		 a system of funding charter schools in a way that doesn't penalize traditional
131		public schools, e.g. direct state funding instead of "pass through" funding;
132		 requiring charter schools to meet the following criteria:
133		 have open admission policies;
134		 be tuition-free;
135		 be nonsectarian in their programs, admission policies, affiliations,
136		employment practices, and all other operations;
137		 be fiscally accountable and subject to the same federal and state audit
138		requirements as other public elementary and secondary schools in the
139		state;
140		 have clear objectives, missions, and goals for which they are periodically
141		assessed and held accountable to the public;
142		 directly involve school employees in their program design, implementation,
143		and governance;
144		 meet the needs of at-risk students and those requiring special education
145		services;
146		 have adequate start-up resources and funding mechanisms that do not
147		harm traditional public school districts or schools within districts;

148	 meet equivalent safety and health standards as required for existing public
149	schools;
150	 comply with all federal, state, and local laws and policies regarding due
151	process, nondiscrimination, and equal educational opportunity;
152	 have a teaching force that is subject to the same teacher licensure,
153	evaluation and "highly qualified" statutes/regulations as teachers in
154	traditional public schools;
155	 operate on the basis of voluntary participation by students, faculty, and
156	staff;
157	 ensure the same or equivalent collective bargaining rights provided other
158	public school employees under state law;
159	 comply with the regular, periodic assessment and evaluation of student
160	academic achievement, including state mandated assessments; and
161	 use the transportation system of the public school district in which they are
162	located, unless the district agrees otherwise in conjunction with any
163	impacted employee unions;
164	 providing high-quality educational services to all preschool, elementary and
165	secondary school children in Ohio;
166	• restricting public funding for a non-public school or charter school to a level
167	that does not exceed corresponding funding for those services to the residing
168	school district;
169	• requiring all non-public schools and charter schools receiving assistance from
170	public funds to meet the same accountability and transparency standards as
171	school districts;
172	• retention of ownership by the public of all educational materials, equipment
173	and facilities that are purchased with public funds by a non-public school or
174	charter school;
175	• requiring any non-public school that receives assistance from public funds to be
176	fully audited by the Auditor of State's office on the same basis as public school
177	districts and charter schools;
178	• requiring that any non-public school or charter school receiving assistance from
179	public funds to have a fully open admission policy that only utilizes the legal
180	authorities for non-admittance, suspension and expulsion of students as is
181	allowable under law for school districts;
182	• removing the Big 8 urban school districts from the permanent definition of
183	"challenged" school district, which permanently authorizes new "start-up"
184	charter schools in these districts regardless of their academic ranking;
185	 requiring the Ohio Department of Education and Auditor of State to conduct on-
186	site evaluations/audits for all charter schools at least every three years to
187	confirm that sponsors and operators are in compliance with all required
188	assurances/charter terms and state accountability and transparency laws, with a
189	follow-up report highlighting any deficiencies and recommendations for
190	improving or closing the school;
191	 requiring that a majority of the schools associated with a sponsor or operator
192	must be performing at a level of "C" or better before they are authorized to
192	sponsor or operate additional schools;
194	 formation of a work group with representatives from all public education
195	stakeholder groups for the purpose of conducting a comprehensive analysis of
	statistical proups for the purpose of conducting a comprehensive analysis of

196	the overall operation and performance of charter schools and reporting its
197	findings and making legislative recommendations to the General Assembly;
198	 full legal access to all files retained by national charter school sponsors and
199	operators;
200	• including the performance of charter school sponsors and operators by the Ohio
201	Department of Education in its the annual report on charter schools;
202	• high-quality academic and financial reporting requirements for charter school
203	governing boards, sponsors and operators, with enforcement mechanisms for
204	failure to comply;
205	• enforcement mechanisms that hold charter schools accountable when they fail
206	, to test students as required by law;
207	 requiring that any unreported report card data by a charter school be logged as
208	a zero until the required data is provided;
209	• enforcement mechanisms for charter schools that fail to timely provide a school
210	district the academic data of a student transferring from a charter school to a
211	district school;
212	 the creation of conversion charter schools where educators are members of a
213	bargaining unit and, thus, retain the salary, benefits and due process rights of
214	educators in the sponsoring school district;
215	 limiting sponsorship of charter schools to democratically elected local school
216	boards;
217	 legislation to require an independent objective analysis prior to the
217	authorization of a charter school to determine the impact of the charter on local
219	public school resources, programs, and services, to be paid for by the entity that
220	wishes to open the charter school;
220	 spending limits on charter school advertising based on a set percentage of
222	public funds received by a charter school, with annual public reporting of such
223	expenditures.
224	
225	OEA Opposes:
226	 providing state or local funding assistance to private corporations and/or
227	individuals for the establishment and operation of charter schools for profit;
228	 exempting "drop-out prevention" charter schools from the charter school
229	closure law;
230	 allowing students to transfer from a traditional public school building to a lower
230	ranked charter school building, while allowing for reasonable exceptions;
232	 providing charter schools the first option to purchase school district property
232	suitable for classroom space that is offered for sale;
233	 fully virtual or online charter schools unless necessary to meet unique needs of
234	 Tuny virtual of online charter schools unless necessary to meet unique needs of students;
236	 lower accountability standards for "drop-out prevention and recovery" charter schools and the sponsors of these schools.
237	schools and the sponsors of these schools.
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244	С.	A reliable revenue stream to support public education
245		OFA Supports
246 247		 OEA Supports: a tax system that is fair, equitable and capable of generating sufficient resources to
247		a dequately fund state programs and produce a strong state economy;
248		 a system of inside millage that allows for local revenue growth beyond the growth due
249		to new construction;
251		 state provided replacement revenue for school districts due to major changes in the
252		state provided replacement revenue for school districts due to major changes in the state tax law such as the loss of tangible personal property tax revenues;
252		 the repeal of state legislation which imposes unfunded mandates and set asides on local
253		districts, provides unfair tax loopholes or giveaways, and shelters corporations and high
255		income individuals from paying taxes;
256		 retaining the option of a local income tax for school district operations;
257		 due diligence by the Ohio General Assembly in making tax changes including a fiscal
257		analysis of the impact of any change once the elimination of a tax is complete.
259		analysis of the impact of any change once the elimination of a tax is complete.
260		OEA Opposes:
261		 any tax change that will detrimentally impact Ohio's public schools, colleges or
262		universities, and county boards of developmental disabilities;
263		 the Ohio General Assembly enacting tax changes that could hinder the ability of local
264		entities to pass local levies;
265		 allowing local tax changes that are a result of an agreement between local government
266		and school district officials or without an impact study where the districts had a major
267		role in the decision-making process.
268		Tote in the decision making process.
269		
270	D.	Modern infrastructure that meet the needs of students
271		
272		i. School facilities
273		
274		OEA Supports:
275		• state funding for capital improvements of school facilities that is separate from
276		funds for operating schools;
277		• the requirement that prevailing wages be paid on new and remodeling
278		construction projects of primary, secondary, and higher education facilities,
279		financed in whole or in part through state funds;
280		 the prioritization of funding assistance from the Ohio School Facilities
281		Commission to begin with those districts ranked lowest in terms of adjusted
282		valuation per pupil or districts that meet the requirements of an accelerated
283		funding program.
284		
285		ii. Transportation
286		
287		OEA Supports:
288		 authorizing district use of Board owned, or leased, and inspected by State
289		Highway Patrol nine-(9) passenger school buses to transport pupils to and from
290		school-related activities.
291		

292	Ε.	Democratic school governance
293		
294		OEA Supports:
295		 school governance by locally elected school boards responsible for providing an
296		educational program designed to meet the needs of all students in the district;
297		 requiring treasurers of boards of education to forward all monies withheld from
298		employee paychecks for optional deductions such as professional dues, tax shelter
299		annuities, credit unions, and all other deductions, for all designated agencies within ten
300		working days of the original deduction;
301		 a viable procedure for recalling school board members;
302		• declaring elections for school boards by seat, either at large or by district subdivision;
303		• requiring that all members of a Joint Vocational School (JVS) board of education be
304		elected by the voters of the JVS district or by the voters school districts or counties
305		which comprise the JVS districts;
306		• requiring school districts to provide all students with materials necessary to implement
307		the curriculum;
308		• the annexation of school districts or parts of school districts by other districts only if
309		such annexation is mutually agreeable to all districts involved;
310		 a process that includes a comprehensive assessment that includes community
311		representation and employee associations before deciding to decentralize, consolidate
312		or reapportion to ensure that the action will be financially and educationally viable;
313		• a process to protect the rights of students and employees if it becomes necessary for a
314		school district to be decentralized, consolidated or reapportioned. This includes:
315		 ensuring that the action will not be used to segregate students on the basis of
316		social, ethnic, economic, political, religious, family or geographic differences in
317		affected districts;
318		 ensuring that employees' rights and benefits are no less favorable than any in
319		effect prior to reorganization; and
320		 protecting the due-process rights of employees;
321		• requiring the State Department of Education and State Board of Education to exercise
322		its right to review school district boundaries wherever municipal annexation includes
323		territory in a school district other than that of the municipality;
324		• requiring the State Department of Education to protect the education effectiveness of
325		both districts when a transfer of territory is necessary;
326		• the principle that all affected bargaining units will be included in the process and
327		existing bargaining agreements will be respected when a transfer of territory or
328		consolidation of school districts is considered.
329		
330		OEA Opposes:
331		• the takeover of school district/building governance by any entity, including the state or
332		a mayor.
333		
334		
335	F .	Investment in higher education
336		
337		OEA Supports:
338		• a higher education funding system that is focused on undergraduate education and
339		provides annual increases to ease parent and student costs of tuition and fees;

340	 the right of each student to attend a program of higher education beyond the twelfth
341	grade;
342	 increased state basic funding to all colleges or universities;
343	• adequate state funding of professional development programs for all college/university
344	personnel;
345	 a standard accounting and reporting system by higher education institutions in reports
346	to the higher education institutions in reports to the higher education governing
347	authority;
348	 declaring all records, except those of students and personnel as provided by the state
349	statutes on privacy and personnel records, of the Ohio Board of Regents and all state
350	colleges and universities to be public record and available to the public;
351	 shortening the term of trustees of institutions of higher education to a term not to
352	exceed five years;
353	• requiring full and complete financial disclosure of all trustees as currently required of
354	most other public officials;
355	 providing statutory restrictions which would prohibit trustees from voting or exercising
356	influence in potential conflict of interest situations and requiring, as a part of the record,
357	the existence of any such potential conflict;
358	• providing procedures which would emphasize the need for trustees with qualifications
359	requisite of the duties of the office (while deemphasizing partisanship of the
360	appointment procedure) and who reflect social, economic, racial and gender balance;
361	 establishing procedures to recall members of boards of trustees of state colleges and
362	universities;
363	 the promotion of articulation agreements between secondary and post- secondary
364	institutions (as well as between different post-secondary institutions) when the content
365	of those agreements has been determined by educators from both sectors;
366	• the right of adjunct, limited service and part-time higher education faculty to bargain
367	wages, hours and working conditions;
368	• the expansion of the Ohio Transfer Module to include the course offerings of all colleges
369	or universities in Ohio;
370	 the establishment of a state fund for reducing student debt on a means tested basis;
	-
371	 the principle that faculty evaluation should be left to each individual college or
372	university;
373	 the growing online availability of Massive Open Online Courses (MOOCs) and would
374	support awarding of a limited number of credit hours for the satisfactory completion of
375	MOOCs if there is prior consultation with faculty and the student pays the regular
376	tuition rate for the credit hours earned;
377	 an increase in Ohio College Opportunity Grant (OCOG) funding including the
378	requirement that the Pell/EFC grant is applied first toward the cost of attendance
379	(tuition, general fees, books and transportation) before applying OCOG;
380	• the concept of providing state need-based block grants to private, non-profit (but not
381	for-profit) institutions for use in awarding aid to need-based students;
382	 increased funding for future teacher scholarships and grants.
383	mereusen futuring for future teacher scholarsnips and grants.
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388	G.	Serving children and adults with developmental disabilities
389		
390		OEA Supports:
391		 an individual's right to freely choose his or her service provider;
392		access to a broad choice of providers and programs, including quality services provided
393		by County Boards and sheltered workshop employment;
394		 all elected governing boards of County Boards of Developmental Disabilities;
395		 requiring any appointments for governing boards of educational programs, including
396		governing boards for DD programs, to be announced to the general public and allow for
397		public comment;
398		• a standard accounting and reporting system by County Boards of DD in reports to local
399		and state officials.
400		
401		
402	Section 2:	Supporting student success in and out of the classroom
403		
404	А.	A well-rounded curriculum
405		
406		OEA Supports:
407		 academic standards that provide high-quality education for students statewide;
408		• a broad and rigorous curriculum that encourages critical thinking, inspires curiosity and
409		challenges every student to learn and grow;
410		• a curriculum that includes instruction in art, music, physical education, health, career-
411		technology education, vocational education, family and consumer sciences, and
412		foreign/world/classical languages;
413		 requiring special subjects to be taught by teachers who are certified/licensed in the
414		respective subject;
415		• guaranteeing access to music, art and physical education for students with disabilities
416		with their non-disabled peers;
417		 maintaining student access to school counseling, library/media, nursing and other
418		services that support a well-rounded curriculum;
419		• providing developmentally appropriate education that ensures free and appropriate
420		public education (FAPE) for those students identified as having disabilities;
421		• providing appropriate education for those students identified as gifted;
422		 including teachers in the development, approval and adoption of revisions to the
423		curriculum;
424		• teacher participation in the selection and evaluation of distance learning coursework;
425		• maintaining the option of local school districts to create non-traditional schools to meet
426		specific curriculum needs;
427		• keeping requirements of law concerning curriculum and classroom teaching methods to
428		a minimum;
429		 requiring that teachers are involved in the credit flexibility options offered in local
430		school district;
431		 state support provided to aid in the establishment of local school-to-work programs;
432		 the direct involvement of all school employees in the design, implementation and
433		governance of non-traditional school options;
434		 requiring consistent minimum standards of college readiness for student placement in
434		College Credit Plus courses;

436		• limiting College Credit Plus participation to college-ready students in grades 9-12 only;
437		• requiring the collection of relevant data to evaluate whether the College Credit Plus
438		program is meeting student needs and operating effectively.
439		
440		OEA Opposed
		OEA Opposes:
441		 legislative mandates for more academic rigor that do not provide the resources to
442		sustain those standards;
443		 restrictions on academic freedom or free speech in the classroom;
444		• the waiver of physical education credits for participation in other school programs such
445		as band, cheerleading, sports or Junior Reserve Officer Training Corps (JROTC).
446		
447		
448	D	Expanding early childhood education opportunities
	ь.	expanding early childhood education opportunities
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450		OEA Supports:
451		access to early childhood education programs regardless of income, including Head Start
452		and other pre-kindergarten programs for children-at-risk;
453		 preschool opportunities for three and four-year-old children including children with
454		disabilities;
455		 early childhood education services taught by certified/licensed personnel;
456		• state and federal resources for programs that enhance school readiness and support
457		early childhood initiatives;
458		• all day every day kindergarten and the resources necessary to implement and maintain
459		the program;
460		 alternative assessment options to the Kindergarten Readiness Assessment (KRA)
461		 providing adequate time and resources for assessments regarding Kindergarten
462		readiness to minimize loss of learning time;
463		
		 requiring completion of a reliable developmental assessment before admission to kindergertage.
464		kindergarten;
465		• granting the option of early entry to kindergarten to children who successfully complete
466		the developmental assessment but who have not reached the age requirement;
467		 attendance in an early literacy program for children who do not satisfactorily complete
468		the developmental assessments and who have reached the age requirement;
469		a curriculum centered upon developmentally appropriate instruction and practices.
470		
471		
472	С.	Support services to enhance student learning
473		
474		OEA Supports:
475		 providing educational opportunities and services for students with disabilities as well as
476		the identified accommodations, supports and resources as outlined in their
470		Individualized Education Plan (IEP);
477		 development, maintenance and support of health care and nutrition programs for
479		children and students;
480		 providing elementary and secondary school counseling, school psychology, school social
481		work and other pupil services;
482		establishing cooperative administrative and curriculum structures to facilitate effective
483		integration of guidance and counseling into the entire education experience;

484	 in-service training for counselors in areas such as conflict resolution, peer mediation,
485	goal setting, self-discipline, improved self-image, decision making, and acceptance of
486	responsibility;
487	elementary school counselor services for all elementary students including conflict
488	resolution, peer mediation, goal setting, self-discipline, improved self-image, decision
489	making, and acceptance of responsibility;
490	 school health services provided by certified/licensed school nurses;
491	 that all health care and nursing procedures within the school environment be the
492	domain of the certified/licensed school nurse consistent with the Ohio Nurse Practice
492	
	Act and policies of the Ohio Board of Nursing;
494	 providing medically fragile students with professional and skilled treatments delivered
495	in a clean and private setting;
496	 providing students access to free breakfast using breakfast in the classroom models
497	during the school day;
498	 certified/licensed library media specialist services in each elementary and secondary
499	school;
500	 full bargaining unit and continuing contract status for certified school nurses.
501	
502	OEA Opposes:
503	• assigning school employees other than certified/licensed school nurses to perform
504	health care/nursing services.
505	
506	
507	D. Reasonable class size to support personalized instruction
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509	OFA Supports:
509 510	OEA Supports:
510	• legislation that reduces class size with the ultimate goal of a maximum class size of 15
510 511	 legislation that reduces class size with the ultimate goal of a maximum class size of 15 students per classroom teacher for grades pre-K through 3, 20 per classroom teacher for
510 511 512	 legislation that reduces class size with the ultimate goal of a maximum class size of 15 students per classroom teacher for grades pre-K through 3, 20 per classroom teacher for grades 4 through 6, 22 per classroom teacher for grades 7 through 12;
510 511 512 513	 legislation that reduces class size with the ultimate goal of a maximum class size of 15 students per classroom teacher for grades pre-K through 3, 20 per classroom teacher for grades 4 through 6, 22 per classroom teacher for grades 7 through 12; legislation that supports appropriately smaller class sizes for programs that serve
510 511 512 513 514	 legislation that reduces class size with the ultimate goal of a maximum class size of 15 students per classroom teacher for grades pre-K through 3, 20 per classroom teacher for grades 4 through 6, 22 per classroom teacher for grades 7 through 12; legislation that supports appropriately smaller class sizes for programs that serve students with exceptional needs, including children with disabilities and English
510 511 512 513 514 515	 legislation that reduces class size with the ultimate goal of a maximum class size of 15 students per classroom teacher for grades pre-K through 3, 20 per classroom teacher for grades 4 through 6, 22 per classroom teacher for grades 7 through 12; legislation that supports appropriately smaller class sizes for programs that serve students with exceptional needs, including children with disabilities and English learners;
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510 511 512 513 514 515 516 517	 legislation that reduces class size with the ultimate goal of a maximum class size of 15 students per classroom teacher for grades pre-K through 3, 20 per classroom teacher for grades 4 through 6, 22 per classroom teacher for grades 7 through 12; legislation that supports appropriately smaller class sizes for programs that serve students with exceptional needs, including children with disabilities and English learners; school staffing ratios of special instructional support personnel such as school counselors, school nurses, school psychologists, school social workers, school
510 511 512 513 514 515 516 517 518	 legislation that reduces class size with the ultimate goal of a maximum class size of 15 students per classroom teacher for grades pre-K through 3, 20 per classroom teacher for grades 4 through 6, 22 per classroom teacher for grades 7 through 12; legislation that supports appropriately smaller class sizes for programs that serve students with exceptional needs, including children with disabilities and English learners; school staffing ratios of special instructional support personnel such as school counselors, school nurses, school psychologists, school social workers, school librarians/media specialists, and speech/language pathologists to students at the levels
510 511 512 513 514 515 516 517 518 519	 legislation that reduces class size with the ultimate goal of a maximum class size of 15 students per classroom teacher for grades pre-K through 3, 20 per classroom teacher for grades 4 through 6, 22 per classroom teacher for grades 7 through 12; legislation that supports appropriately smaller class sizes for programs that serve students with exceptional needs, including children with disabilities and English learners; school staffing ratios of special instructional support personnel such as school counselors, school nurses, school psychologists, school social workers, school librarians/media specialists, and speech/language pathologists to students at the levels recommended by nationally recognized professional organizations;
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510 511 512 513 514 515 516 517 518 519 520 521 522 523 524 525 526 527	 legislation that reduces class size with the ultimate goal of a maximum class size of 15 students per classroom teacher for grades pre-K through 3, 20 per classroom teacher for grades 4 through 6, 22 per classroom teacher for grades 7 through 12; legislation that supports appropriately smaller class sizes for programs that serve students with exceptional needs, including children with disabilities and English learners; school staffing ratios of special instructional support personnel such as school counselors, school nurses, school psychologists, school social workers, school librarians/media specialists, and speech/language pathologists to students at the levels recommended by nationally recognized professional organizations; a methodology that weights each special education student mainstreamed in all classes per disability; limiting early childhood classes in DD programs to six students with two full-time staff, one of which must be a certified/licensed teacher; policy that assigns pupils to classrooms and instructional areas in accordance with physical capacity of the building as defined by state standards.

531	 a system of realistically high standards for student learning, a curriculum that is aligned
532	to those standards, assessment instruments that are valid, reliable and age-appropriate,
533	all supported by adequate resources needed for successful development and
534	implementation;
535	 assessment programs that focus on helping students, teachers, schools, and school
536	districts succeed rather than using the results for the purpose of punishing students,
537	teachers, schools, and school districts;
538	 assessments of student learning and proficiency that provide timely feedback to
539	students and teachers and that are used to inform instruction and student learning;
540	 evaluation of student learning as a continuous process consisting of multiple measures
541	linked to the curriculum and relevant standards;
542	• assessment alternatives to standardized testing that assess students at their functioning
543	level, regardless of developmental differences and special needs, including limited
544	English proficiency;
545	 continued comprehensive support and accommodations as needed for students after
546	exiting a program for English learners and/or achieving proficiency on grade or topic
547	assessments;
548	school accountability systems based on multiple forms of evidence that accurately
549	reflect the broad range of student learning and are used to support students and
550	improve schools;
551	 assessment systems designed to prioritize student engagement in learning activities and
552	minimize time spent on testing and test preparation;
553	• State funding and assistance in conducting testing audits at the district level to help
554	eliminate assessments that are low-quality, duplicative, or exceed statutory restrictions on
555	testing time and/or test preparation;
556	 assessment systems that support whole-child learning and development in a way that
557	does not narrow curriculum or over emphasize test preparation;
558	
559	exams;
560	providing remedial programs for high school graduates in need of additional skills to
561	attend institutions of higher education;
562	 restricting the use of value-added data to appropriate diagnostic purposes that support
563	student learning and school improvement;
564	 requiring that the assessments from which value-added data is derived are valid,
565	reliable and aligned to Ohio's academic content standards;
566	• requiring the state to provide for an appropriate technology infrastructure and software
567	tools to support the collection, disaggregation and analysis of value-added data;
568	 providing teachers and administrators high-quality professional development and
569	adequate time within the school day/year for training on appropriate methods of using
570	value-added data as a diagnostic tool to improve student achievement;
571	• the availability of state resources and technical support to assist teachers, schools and
572	districts in the implementation and appropriate use of value-added data;
573	 providing parents/guardians and community members information regarding the
574	interpretation and use of value-added information to assess student progress and
575	school performance, including the appropriate uses and limitations of value-added data;
576	 protecting the rights of parents who choose to opt their children out of standardized
577	testing and supports informing parents of the potential consequences under law.
578	

579	OEA Opposes:	
580	 using standardized testing as the decisive factor in decisions to promote or retain 	
581	students;	
582	 assessments of student learning or proficiency-testing programs, vendor-based 	
583	assessments and locally-developed assessments to evaluate teacher or principal	
584	performance or for high-stakes employment decisions;	
585	 Assigning letter grades to schools and school districts on the report cards issued through 	zh
586	the state accountability system;	J
587	 using value-added data as a punitive measure for students, teachers and school 	
588	districts;	
589	• using value-added data as the singular basis for instructional or other educational	
590	decisions and as the basis for high stakes decisions about schools, students or teache	ers,
591	including decisions about teacher evaluation, licensure and/or compensation;	
592	• public records access to teacher-identifiable student test scores, including student	
593	growth measures such as value-added.	
594	 sanctions and/or penalties against students, education professionals, schools and 	
595	districts when parents exercise their rights to opt their children out of standardized	
596	testing.	
597		
598		
599	F. A system of educator evaluation that encourages improvement for all	
600		
601	OEA Supports:	
602	teacher evaluation systems focused on instructional improvement and that includes	
600		
603	multiple and variable sources of data on teacher performance;	
603 604	multiple and variable sources of data on teacher performance;providing multiple resources to support struggling teachers, including formal or infor	mal
604	providing multiple resources to support struggling teachers, including formal or infor	
604 605	 providing multiple resources to support struggling teachers, including formal or infor peer assistance programs, creating time for teachers to observe and provide feedbac to one another and if necessary, intensive intervention, support and individualized 	
604 605 606 607	 providing multiple resources to support struggling teachers, including formal or infor peer assistance programs, creating time for teachers to observe and provide feedbac to one another and if necessary, intensive intervention, support and individualized professional development; 	:k
604 605 606 607 608	 providing multiple resources to support struggling teachers, including formal or infor peer assistance programs, creating time for teachers to observe and provide feedbac to one another and if necessary, intensive intervention, support and individualized professional development; requiring that teacher evaluators be selected based on established criteria and received to based on established criteria and the based on established criteria and to based on established criteria and the based on established criteria and to based on established criteria a	:k
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604 605 606 607 608 609 610	 providing multiple resources to support struggling teachers, including formal or infor peer assistance programs, creating time for teachers to observe and provide feedback to one another and if necessary, intensive intervention, support and individualized professional development; requiring that teacher evaluators be selected based on established criteria and receiver regular recalibration training, continuous professional development and regular assessment of effectiveness; 	:k
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625	OEA Opposes:
626	using value-added data or any other student growth or achievement measure as the
627	singular basis for instructional or other educational decisions and as the basis for high
628	stakes decisions about schools, students or teachers, including decisions about teacher
629	evaluation, licensure and/or compensation.
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632 G .	Integration of educational technology in teaching and learning
633	
634	OEA Supports:
635	 resources for programs that prepare students effectively for the high-technology
636	environment that will exist throughout their lives;
637	dedicated state funding for all school districts to have proper technology in working
638	order, including hardware, software, network access and needed upgrades;
639	• equitable availability and distribution of technology to all communities, teachers, and
640	students;
641	• research initiatives regarding the impact of technology for different curriculum areas in
642	order to determine the best use of technology in individual classrooms;
643	• educators as the leaders in the research, selection, acquisition, evaluation and
644	professional development in regard to hardware, software, and curriculum materials in
645	the areas of technology and digital learning coursework;
646	 ongoing professional development that ensures that teachers maintain the skills
647	appropriate for a digital learning environment;
648	 school district technology that is appropriate for the curriculum and compatible to the
649	devices owned and used by teachers and students;
650	 blended learning opportunities that offer technology-based instruction while
651	maintaining the teacher-student relationship;
652	 technology as a tool to enhance student learning in a variety of environments and
653	circumstances;
654	 funding to assist public schools and colleges to provide Internet access for their students
655	and employees;
656	
	 locally developed technology use policies designed with input from education ampleuses and signed by parents (suprdians and students including but not limited to
657	employees and signed by parents/guardians and students including but not limited to
658	policies addressing Internet safety and security, access to social media be in place prior
659	to allowing student access to the Internet;
660	 participation by education employees in digital learning that is mutually established in
661	employer policies, locally negotiated collective bargaining agreements, and/or other
662	sources that establish the terms and conditions of employment for education
663	employees.
664	
665	OEA Opposes:
666	• technology used in a manner to replace, substitute, or supplant educators; reduce hours
667	or compensation of employees; or replace the teacher-student relationship;
668	 commercial advertising in the classroom.
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673	Н.	A safe school environment
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675		OEA Supports:
676		 funding for school districts that choose to have school resource officers or local law
677		enforcement in school buildings;
678		 greater access and assistance for mental health services for students, including support
679		from social workers, psychologists, nurses, counselors and other student service
680		professionals, as part of a comprehensive program to prevent school violence;
681		 firm, fair, and consistent policies and programs that address disruptive behavior,
682		bullying, crime, physical and verbal abuse, sexual harassment, all forms of discrimination
683		in order to provide a safe and secure environment;
684		 programs that establish and support safe learning environments that are free of crime,
685		drug use, and other disruptions;
686		 requiring that all school districts adopt policies to address student bullying and provide
687		for intervention for those involved;
688		 collaborative community programs to increase citizen and business group involvement
689		in assisting and reclaiming youth who display disruptive or violent behavior and/or who
690		have dropped out of school;
691		 providing civil immunity to school employees for an injury to a student that is caused by
692		enforcing school discipline when those school employees are acting in accord with
693		school district policies and within the course and scope of employment;
694		 the safety, care, and welfare of all educators and school staff from emotional, verbal,
695		and physical abuse inflicted by a student, parent, or other;
696		 requiring school administrators to report to the proper law enforcement authority and
697		to the appropriate state agency any employee injuries that are student inflicted in the
698		course of employment or damage to the personal property of a school employee;
699		 classifying the penalty for assault on any school employee as a felony;
700		 requiring school districts to report incidents of sexual harassment, violence and crime
701		committed on school grounds to the Ohio Department of Education and other
702		appropriate agencies;
703		 providing effective incentives that reinforce the importance of student attendance and
704		appropriate consequences for truancy;
705		• eliminating the authority of school districts to apply an out-of-school suspension to
706		students ages nine and under unless the student brings a weapon to school, makes a
707		bomb threat, or commits a criminal offense that results in serious physical harm to
708		persons or property while the student is at school, on school grounds or at a school
709		sponsored activity;
710		• policy that requires a local school district to allow students who have been suspended an
711		opportunity to make up missed school work;
712		• restorative practices programs that reduce and/or eliminate exclusionary and prescribed
713		discipline practices and that promote inclusive and supportive school environments
714		focused on collaborative problem solving for educators and students;
715		• alternative education programs for all children identified incapable of operating
716		effectively in the school settings available in that district;
717		 providing appropriate education programs for pupils who are charged and convicted of
718		assaulting a school employee;
719		 expunging all records relating to complaints charging an employee with a criminal
720		matter if through the legal process no criminal act is determined to have occurred;
		14

721		• uniform and adequate investigation procedures for law enforcement to follow when
722		investigating charges prior to filing complaints charging an employee with criminal
723		activity in any matter relating to the person's employment;
724		• the requirement of court findings and decisions concerning a juvenile offender be
725		provided to the principal and affected staff members for the purpose of planning a
726		relevant school program;
720		
		 requiring all schools that serve as election sites to have a written policy and procedure
728		to restrict public access to only those areas where the polling is occurring;
729		• funding from the state of County Boards of Elections in order to cover the costs of
730		additional security measures that are necessary to ensure the safety of student,
731		authorized visitors and education employees when a school is unable to restrict access
732		to only areas where polling is occurring;
733		 the development of procedures to inform local, state and federal agencies regarding
734		juvenile justice and delinquency;
735		 universal background checks on all gun sales;
736		a red flag law that supports the removal of firearms from individuals who pose a danger
737		to themselves or others.
738		
739		OEA Opposes:
740		• teachers and other school employees serving a dual role as educators and school safety
741		personnel armed with weapons during the school days and/or at school sponsored
742		activities;
743		• school discipline policies that apply pre-determined consequences without taking into
744		account associated circumstances for issues that do not involve deadly weapons;
745		discriminatory enforcement of school discipline policies.
746		, , , , , , , , , , , , , , , , , , , ,
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748	Ι.	Serving youth and adults in alternative settings
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750		OEA Supports:
751		 development of dropout prevention and at-risk intervention programs with a goal of
752		significantly increasing the number of people who earn high school diplomas;
753		 guaranteeing students in the State Council of Professional Educators (SCOPE)Bargaining
754		Unit institutions (Ohio Department of Rehabilitation and Corrections, Ohio Department
755		of Youth Services, Ohio School for the Deaf and Ohio School for the Blind) an education
756		equivalent to that being offered to their public school counterparts;
757		• requiring education standards that correspond to state standards for elementary and
758		secondary schools for those students in SCOPE Bargaining Unit education programs who
759		are expected to return to regular schools;
760		 establishing a supervisory board over SCOPE Bargaining Unit education programs with
761		the following functions:
762		 ensure that SCOPE Bargaining Unit education programs have standards that
763		correspond with state minimum standards;
764		 provide a support system for students passing from SCOPE Bargaining Unit
765		institutions to regular public schools; and
766		 serve as a mediating body between SCOPE Bargaining Unit institutions and the
767		public school system of Ohio.

768		tely operated rehabilitation and correction institutions to
769		idards and professional qualifications as SCOPE Bargaining
770		itation and correction institutions;
771		ogram standards in privately operated rehabilitation and
772		pond with state minimum standards;
773		ality re-entry services programs in state rehabilitation and
774		er to support successful reintegration into society;
775		arned credit programs in the Department of Rehabilitation
776		
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779		tion and correction institutions, charter schools operating
780		rrection institutions and the use of private contract
781		r educational/instructional services.
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784		on that ensures a strong education profession
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786		and the second state of th
787	8 8 <i>,</i>	position for which the teacher holds a valid, current
788	6	
789		endent, policy making Educator Standards Board with the
790		ining policy and procedures for teacher
791		val of teacher certification/licensure programs,
792	6	reditation program(s) to be used in Ohio, and approval of
793		
794 705		ng the Educator Standards Board for elementary and
795 700	,	
796 797	6 6	a majority membership of elementary and secondary
798	•	or preparation programs, refining educator preparation
799		g collaborative learning between Pre K-12 and teacher
800		ling school-university partnerships for educator
801		ing school aniversity participants for cadeator
802		odels that encourage recruitment and retention of highly-
803		
	•	and postsecondary faculty on accreditation review teams
	-	fast-track preparation programs according to research on
804		
804 805		PTENTION
804 805 806		-
804 805 806 807	07 • ensuring that beginning educ	ators get the support they need through trained mentors,
804 805 806 807 808	07• ensuring that beginning educ08including time and space to n	ators get the support they need through trained mentors, neet and observe practice, respecting the confidential
804 805 806 807 808 809	07ensuring that beginning educ08including time and space to n09nature of the mentor-beginn	ators get the support they need through trained mentors, neet and observe practice, respecting the confidential ing educator relationship, and keeping instructional
804 805 806 807 808 809 810	 ensuring that beginning eduction ensuring that beginning eduction including time and space to n nature of the mentor-beginn mentoring and evaluation set 	ators get the support they need through trained mentors, neet and observe practice, respecting the confidential ing educator relationship, and keeping instructional parate in policy and practice;
804 805 806 807 808 809 810 811	 ensuring that beginning eduction ensuring that beginning eduction including time and space to n nature of the mentor-beginni mentoring and evaluation septimis ensuring Ohio's Resident Eduction 	ators get the support they need through trained mentors, neet and observe practice, respecting the confidential ing educator relationship, and keeping instructional parate in policy and practice; cator program is structured to support student success
804 805 806 807 808 809 810	 ensuring that beginning eduction ensuring that beginning eduction including time and space to mature of the mentor-beginn mentoring and evaluation septimization ensuring Ohio's Resident Eduction through the continued growt 	ators get the support they need through trained mentors, neet and observe practice, respecting the confidential ing educator relationship, and keeping instructional parate in policy and practice;

815	 ensuring that any early-career assessment that determines future professional licensure
816	include specific, targeted, meaningful feedback that supports the educator in attaining
817	his or her professional license and that all assessments used for this purpose be scored
818	fairly and reliably;
819	• creation of a new two-year provisional licensure system that is based on mentoring and
820	support for early career educators;
821	 including the following elements as part of a two-year provisional licensure system:
822	 a mentoring and cohort coaching program. developed at the local level, that
823	is focused on an introduction to the profession and district, ensures
824	adequate time for mentors and mentees to observe exemplary veteran
825	educators and engage in reflection on instructional practices;
826	 clearly defined and uniformly administered mentor qualifications to ensure
827	quality mentors for early career educators in the two-year provisional
828	licensure program, including requirements that mentors have at least five
829	years of teaching experience in the district, be on at least their second
830	professional license, and have recently served, or is currently serving, in an
831	instructional assignment;
832	 state-provided training for mentors that includes annual mentor
833	professional development and local training on principles of instructional
834	coaching, the negotiated contract, and appropriate legal issues;
835	 whenever possible, placement of mentees with mentors who work in the
836	same buildings, grade bands, and/or content areas, including placing special
837	education teacher mentors with early career special education teachers;
838	 professional development that is approved by the local professional
839	development committee, focused on growth, and aligned to the Ohio
840	standards for the teaching profession, Ohio learning standards, and Ohio
841	standards for professional development;
842	 opportunity to renew a provisional license for up to two years for those who
843	do not move to a professional license following completion of their first two
844	years;
845	 requiring training in the issues of sexual harassment and gender equity as part of
846	teacher certification/licensure;
847	 issuing temporary licenses for a limited period, during which time requirements for
848	conversion to full state licensure shall be completed;
849	• requiring early childhood certification/licensure by the State Department of Education
850	for teachers in this area;
851	
	 reimbursement to any teacher for course work mandated to maintain or upgrade
852	certificates/licenses;
853	 granting teachers paid leave time to attend classes necessary to maintain
854	certification/licensure;
855	 granting paid release time for mentoring training sessions, residency and Peer
856	Assistance and Review (PAR) programs;
857	 uniform and adequate investigative and hearing procedures for the State Department of
858	Education to follow when investigative and hearing procedures for the state Department of Education to follow when investigating charges that could lead to suspension of a school
859	employee's certificate/license for "conduct unbecoming the position held";
860	 providing quality instruction by requiring properly certified/licensed teachers in all areas
861	including early childhood education, art, music, physical education, special education,
862	computer education, library media education and gifted programs;

863		 requiring special subjects to be taught by teachers who are certified/licensed in the
864		respective subject;
865		 licensed/certified tutors of students in specific learning disability and emotionally
866		disabled programs, whether as individuals or in small groups, being recognized legally as
867		teachers, guaranteed parity with other teachers, and recognized as fully covered by all
868		terms and conditions of the local teacher association contract;
869		• separate and defined licensing for school bus operators, including examinations and
870		supplemental licensing requirements that reasonably fit the criteria for the performance
871		of duty.
872		
873		OEA Opposes:
874		 licensure of alumni of Teach For America and similar organizations, until and unless all
875		professional licensure requirements are met;
876		 requiring excessive paperwork or time-consuming, high-stakes assessments in any early-
870		career mentoring or licensure program that detracts from educators' ability to provide
878		high quality instruction to students;
		÷ , , ,
879		• outsourcing of defined certificated bargaining unit positions through the post-secondary
880		enrollment option program in all of OEA's affiliates during the defined duty day on any
881		public school campus;
882		local school boards using private contract employment to provide instruction, support,
883		health, or other services for which a teaching certificate/license is required, including
884		the use of any outside agencies in place of certificated school nurses or school wellness
885		coordinators;
886		 higher education institutions subcontracting bargaining unit work out to the private
887		sector;
888		any mandate that education employees incur the costs of expanded background checks
889		related to licensure/certification;
890		 reviews of records in licensure/certification background checks that are irrelevant to the
891		individual's job qualifications or trustworthiness with children, such as civil litigation and
892		motor vehicle records of a teacher.
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895	К.	High quality professional development for education professionals
896		
897		OEA Supports:
898		• state required professional development programs that are well aligned and promote
899		professional growth for teachers and administrators;
900		• providing adequate state funding for professional development programs;
901		• job-embedded professional development as an integral part of the school day;
902		basing in-service programs on the expressed professional development needs of
903		educators;
904		 ongoing professional development that builds and increases educators' cultural
905		competence including awareness of one's own implicit biases, understanding culturally
906		competence including awareness of one's own implicit blases, understanding culturally competent pedagogy, and becoming culturally responsive in one's approach to education
900 907		and discipline;
		•
908		 providing state support for applicants wishing to obtain National Board Certification and stippeds for those achieving National Board Certification for as long as they maintain it.
909		stipends for those achieving National Board Certification for as long as they maintain it;
910		 the Educator Standards Board having the responsibility to define "master teacher";

911		• awarding teachers Local Professional Development Committee credit for completion of
912		the master teacher application process, regardless of whether a teacher earns the
913		designation;
914		• determining changes in working conditions or compensation based on the master
915		teacher designation through the collective bargaining process;
916		• providing educators with evidence-based training and resources to fulfill the educational,
917		cultural and linguistic needs of students who are English learners;
918		 providing in-service training to staff about opioids and other addictive substances and
919		the appropriate support programs;
920		 providing in-service training to staff regarding students in the foster care system.
921		
922		OEA Opposes:
923		 requiring the master teacher or similar designation for maintaining the professional
923		license of individual educators.
924 925		
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920 927	,	Parental and community engagement to build partnerships for learning
927	L.	Parental and community engagement to band partnerships for learning
928 929		OEA Supports
929 930		OEA Supports:
		 programs designed to inform citizens via a variety of communication channels about
931		public education;
932		 appropriate involvement of parents, guardians or designated caregivers in schools;
933		• programs to assist communities in forming parent and child advocacy organizations for
934		preschool children through grade 12;
935		engagement of educators, parents and the community in school improvement plans
936		designed to meet student needs;
937		• the inclusion of education professionals as the majority on school improvement teams;
938		the development of community support services that coordinate the delivery of
939		educational, developmental, family, health and other comprehensive supports through
940		community-based organizations and integrate services to ensure that schools function
941		as comprehensive community centers;
942		• efforts in communities to identify and prioritize key risk factors, as well as understand
943		the underlying issues in order to develop and implement solutions;
944		 the development of local school-community advisory groups;
945		 programs to provide students with experiences in a variety of career paths in
946		conjunction with local businesses (i.e., service learning experiences and internships);
947		• expanded opportunities for children to work with adult role models in after-school and
948		recreation programs.
949		
950		
951	М.	Investing in Education Support Professionals (ESPs)
952		
953		OEA Supports:
954		 providing staffing of educational support personnel for grades Pre-K to 12 and in
955		Developmental Disabilities programs at an appropriate ratio;
956		• evaluating ESPs according to established criteria and providing feedback, training and
957		professional development opportunities that support continuous improvement in
958		performance;

959		 district provided inservice training for ESPs to ensure the care and safety of students
960		with exceptional needs;
961		• providing adequate state funding for maintaining older school buses and support for the
962		purchase of new school buses;
963		
964		OEA Opposes:
965		• all forms of privatization/outsourcing of ESP job classifications, a practice that puts
966		student safety at risk and undermines the continuity, quality and cost-effectiveness of
967		services;
968		 using private busing companies, but if they are used, they must comply with the same
969		state safety regulations, maintenance schedules, bus driver licensure and background
970		check requirements that apply to buses operated by school districts.
971		check requirements that apply to bases operated by school districts.
972		
973	N	Interscholastic athletics
974	/•.	
975		OEA Supports:
976		 the process of having the Ohio High School Athletic Association determine the minimum
		eligibility requirements for students to participate in athletic programs with the option
977		
978		of local school districts to set additional requirements.
979		
980		OEA Opposes:
981		• the General Assembly dictating student eligibility in interscholastic athletic competition.
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983		
983 984	Section 3:	Protecting the voice and wellbeing of education professionals
983 984 985		
983 984 985 986		Protecting the voice and wellbeing of education professionals Collective bargaining
983 984 985 986 987		Collective bargaining
983 984 985 986 987 988		Collective bargaining OEA Supports:
983 984 985 986 987 988 989		 Collective bargaining OEA Supports: the fundamental right of all public and private employees to bargain collectively for the
983 984 985 986 987 988 989 989		 Collective bargaining OEA Supports: the fundamental right of all public and private employees to bargain collectively for the hours, wages and other terms and conditions of employment;
983 984 985 986 987 988 989 990 991		 Collective bargaining OEA Supports: the fundamental right of all public and private employees to bargain collectively for the hours, wages and other terms and conditions of employment; the fundamental right of adjunct, graduate assistant, limited service and part-time
983 984 985 986 987 988 989 990 991 992		 Collective bargaining OEA Supports: the fundamental right of all public and private employees to bargain collectively for the hours, wages and other terms and conditions of employment; the fundamental right of adjunct, graduate assistant, limited service and part-time higher education faculty to bargain collectively for the hours, wages and terms and
983 984 985 986 987 988 989 990 990 991 992 993		 Collective bargaining OEA Supports: the fundamental right of all public and private employees to bargain collectively for the hours, wages and other terms and conditions of employment; the fundamental right of adjunct, graduate assistant, limited service and part-time higher education faculty to bargain collectively for the hours, wages and terms and conditions of employment;
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983 984 985 986 987 988 989 990 991 991 992 993 994		 Collective bargaining OEA Supports: the fundamental right of all public and private employees to bargain collectively for the hours, wages and other terms and conditions of employment; the fundamental right of adjunct, graduate assistant, limited service and part-time higher education faculty to bargain collectively for the hours, wages and terms and conditions of employment; strong enforcement of Ohio's collective bargaining law and efforts to strengthen and
983 984 985 986 987 988 989 990 991 992 993 994 995		 Collective bargaining OEA Supports: the fundamental right of all public and private employees to bargain collectively for the hours, wages and other terms and conditions of employment; the fundamental right of adjunct, graduate assistant, limited service and part-time higher education faculty to bargain collectively for the hours, wages and terms and conditions of employment; strong enforcement of Ohio's collective bargaining law and efforts to strengthen and expand employee rights and the scope of bargaining in law;
983 984 985 986 987 988 989 990 991 992 993 994 995 996		 Collective bargaining OEA Supports: the fundamental right of all public and private employees to bargain collectively for the hours, wages and other terms and conditions of employment; the fundamental right of adjunct, graduate assistant, limited service and part-time higher education faculty to bargain collectively for the hours, wages and terms and conditions of employment; strong enforcement of Ohio's collective bargaining law and efforts to strengthen and expand employee rights and the scope of bargaining in law; maintaining the right to strike as the best final dispute resolution process;
983 984 985 986 987 988 989 990 991 992 993 994 995 996 997		 Collective bargaining OEA Supports: the fundamental right of all public and private employees to bargain collectively for the hours, wages and other terms and conditions of employment; the fundamental right of adjunct, graduate assistant, limited service and part-time higher education faculty to bargain collectively for the hours, wages and terms and conditions of employment; strong enforcement of Ohio's collective bargaining law and efforts to strengthen and expand employee rights and the scope of bargaining in law; maintaining the right to strike as the best final dispute resolution process; maintaining statutory authority to bargain for the collection of fair-share fees from
983 984 985 986 987 988 989 990 991 991 992 993 994 995 996 997 998		 Collective bargaining OEA Supports: the fundamental right of all public and private employees to bargain collectively for the hours, wages and other terms and conditions of employment; the fundamental right of adjunct, graduate assistant, limited service and part-time higher education faculty to bargain collectively for the hours, wages and terms and conditions of employment; strong enforcement of Ohio's collective bargaining law and efforts to strengthen and expand employee rights and the scope of bargaining in law; maintaining the right to strike as the best final dispute resolution process; maintaining statutory authority to bargain for the collection of fair-share fees from individuals in a bargaining unit who are non-members of the union/local association;
983 984 985 986 987 988 989 990 991 992 993 994 995 996 995 996 997 998 999		 Collective bargaining OEA Supports: the fundamental right of all public and private employees to bargain collectively for the hours, wages and other terms and conditions of employment; the fundamental right of adjunct, graduate assistant, limited service and part-time higher education faculty to bargain collectively for the hours, wages and terms and conditions of employment; strong enforcement of Ohio's collective bargaining law and efforts to strengthen and expand employee rights and the scope of bargaining in law; maintaining the right to strike as the best final dispute resolution process; maintaining statutory authority to bargain for the collection of fair-share fees from individuals in a bargaining unit who are non-members of the union/local association;
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983 984 985 986 987 988 989 990 991 992 993 994 995 994 995 996 997 998 999 1000 1001		 Collective bargaining OEA Supports: the fundamental right of all public and private employees to bargain collectively for the hours, wages and other terms and conditions of employment; the fundamental right of adjunct, graduate assistant, limited service and part-time higher education faculty to bargain collectively for the hours, wages and terms and conditions of employment; strong enforcement of Ohio's collective bargaining law and efforts to strengthen and expand employee rights and the scope of bargaining in law; maintaining the right to strike as the best final dispute resolution process; maintaining statutory authority to bargain for the collection of fair-share fees from individuals in a bargaining unit who are non-members of the union/local association; crediting student attendance to students kept out of school by parents or otherwise not in attendance on days schools are declared opened during an association strike;
983 984 985 986 987 988 989 990 991 992 993 992 993 994 995 996 997 998 999 1000 1001 1002		 Collective bargaining OEA Supports: the fundamental right of all public and private employees to bargain collectively for the hours, wages and other terms and conditions of employment; the fundamental right of adjunct, graduate assistant, limited service and part-time higher education faculty to bargain collectively for the hours, wages and terms and conditions of employment; strong enforcement of Ohio's collective bargaining law and efforts to strengthen and expand employee rights and the scope of bargaining in law; maintaining the right to strike as the best final dispute resolution process; maintaining statutory authority to bargain for the collection of fair-share fees from individuals in a bargaining unit who are non-members of the union/local association; crediting student attendance to students kept out of school by parents or otherwise not in attendance on days schools are declared opened during an association strike; full bargaining unit status for all school nurses.
983 984 985 986 987 988 989 990 991 992 993 994 995 996 997 996 997 998 999 1000 1001 1002 1003		 Collective bargaining OEA Supports: the fundamental right of all public and private employees to bargain collectively for the hours, wages and other terms and conditions of employment; the fundamental right of adjunct, graduate assistant, limited service and part-time higher education faculty to bargain collectively for the hours, wages and terms and conditions of employment; strong enforcement of Ohio's collective bargaining law and efforts to strengthen and expand employee rights and the scope of bargaining in law; maintaining the right to strike as the best final dispute resolution process; maintaining statutory authority to bargain for the collection of fair-share fees from individuals in a bargaining unit who are non-members of the union/local association; crediting student attendance to students kept out of school by parents or otherwise not in attendance on days schools are declared opened during an association strike; full bargaining unit status for all school nurses.

1006	 public education employers raising substitute employees' salaries during or in
1007	anticipation of strikes in order to perform the duties of regular employees;
1008	 restrictions or other negative impacts on the accepted scope of membership for existing
1009	and potential employee bargaining units.
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1012	B. Competitive salaries to attract and retain the best education employees
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1014	OEA Supports:
1015	 salaries for educational employees which will attract and retain highly qualified
1016	personnel;
1017	 a state minimum annual teacher salary of \$40,000 indexed to inflation;
1018	• state minimum teacher salary schedule for a 180-day school year that requires annual
1019	salary staff increases based on years of teaching, education attainment/training, level of
1020	licensure, and which includes a system of career steps to upgrade the status and respect
1021	for the profession;
1022	• a salary schedule for education support professionals that provides a fair living wage,
1023	with wage increases for years of experience and attainment of higher
1024	education/training, and which establishes higher wages for positions that require
1025	employees to have certain levels of higher education or pass a content knowledge
1026	assessment in order to attain a state license/permit, e.g. educational aide
1027	permits/educational paraprofessional licenses for educational assistants;
1028	• salary levels that support retention of education personnel throughout their career;
1029	• a per diem compensation for SCOPE bargaining unit teachers equivalent to that being
1030	offered to public school teachers;
1031	 requiring public education employers to pay employee salaries prior to other debts;
1032	 state support for the cost of substitute teachers;
1033	 a reduction in the number of days a substitute must teacher in one assignment before
1034	being placed on the salary schedule;
1035	 requiring public education employers to adjust an employee's salary immediately any
1036	time during a school year when the individual becomes eligible for a higher salary due to
1037	attainment of a higher training level;
1038	 granting credit to SCOPE bargaining unit employees for military service under the same
1039	provisions that cover public school teachers;
1040	 requiring employers to withhold state income taxes for education employees who
1040	reside in other states;
1042	 a fund for teacher candidate loans by the State of Ohio to provide scholarship loans for
1043	outstanding graduate and undergraduate students in the colleges of education with
1044	provisions for loan forgiveness, providing said students teach in the state for a minimum
1045	of five years;
1046	 an annual income tax deduction of student loan interest for educators working in an
1040	Ohio public school or public college/university.
1047	onto public school of public conege/ university.
1048	OEA Opposes:
1045	 release of public records which pertain to the private use of employee salaries, e.g.
1050	funds contributed to 403-B annuities, loan payments, political contributions, etc.;
1051	 requirement that certification of availability of funds be attached to any new salary
1052	schedule;
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1054	 legislation mandating or incentivizing the use of so-called merit/performance pay
1055	systems for educators.
1056	
1057	
1058	C. Affordable, high quality health care and other benefits
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1060	OEA Supports:
1061	 access to affordable, high-quality health care for public education employees;
1062	 requiring school districts and other public employers to have a competitive bidding
1063	process for health insurance benefits and plan administration;
1064	 requiring the public disclosure of costs associated with plan administration, including
1065	broker commissions;
1065	
	 encouraging health care plans to offer wellness programs, disease management and
1067	access to specialized services as a means to maintain quality and control costs;
1068	 subject to bargaining, allowing school districts and other public employers to opt-in to
1069	health insurance plans offered for state employees;
1070	• a comprehensive state system of workers' compensation in which political subdivisions
1071	are contributing employers;
1072	 considering alcohol and drug addiction as an illness under the law;
1073	 term life insurance coverage paid for by public education employers;
1074	 requiring public education employers to reimburse a school staff member in the case of
1075	physical or property damage claims resulting from activities related to his or her
1076	employment;
1077	 assault leave for affected public employees;
1078	 religious leave for all public education employees;
1079	 provisions of severance pay for higher education faculty that are equivalent to those
1080	covering pre-k to 12 faculty and staff;
1081	 military leave for active duty personnel.
1082	
1083	OEA Opposes:
1084	 mandatory health care pooling that fails to provide collective bargaining rights of
1085	employees, choice of plans, and at least equal labor representation on the managing
1086	entity of the pool.
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1089	D. A stable and secure retirement system
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1091	OEA Supports:
1092	 continuation of defined benefit pension plans for current and future public employees;
1093	 allowing defined contribution plans to be offered as an option for employees;
1094	 ensuring benefits are reliable and adequate to provide economic security in retirement;
1095	 maintaining an appropriate cost-of-living adjustment for retirees;
1096	 continuation of survivor and death benefits in the pension program;
1090	 requiring that the State Teachers Retirement System of Ohio (STRS), the Ohio Public
1097	Employees Retirement System (OPERS), and the School Employees Retirement System
1098	(SERS) retirement boards consist of a majority of active members elected by the active
1100	membership of the retirement system;
1100	membership of the retirement system,
	22

1101	 the fiduciary responsible "prudent person rule" as the guideline for investments and
1102	other decisions made by the state retirement system boards;
1103	 allowing purchase of service credit for any approved leave of absence at the full
1104	actuarial cost of the benefit;
1105	• exclusion of all or a portion of an individual's annual pension from all Ohio public
1106	retirement systems from the payment of Ohio personal income taxes.
1107	retirement systems from the payment of onio personal meone taxes.
1107	OEA Opposes:
1109	 reduction or suspension of employer contributions to the retirement systems;
1110	attempts by the legislature to direct retirement system investments or encroach on the
1111	fiduciary responsibility of the retirement systems;
1112	 reductions in pension benefits or increase in employee contribution rates unless such a
1113	plan is necessary to maintain the long-term solvency of pension benefits, is adopted by
1114	the retirement system board and has support of active and retiree member
1115	organizations;
1116	 changes in the pension program that jeopardize the long-term solvency of the
1117	retirement system;
1118	• exclusion or carve outs of public employees from participation in the appropriate public
1119	retirement system;
1120	• efforts to reassign members to a different retirement system for reasons other than
1121	certification/licensure.
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1124	E. Due process policies such as tenure
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	L. Due process poncies such as tenare
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1125 1126	OEA Supports:
1125 1126 1127	OEA Supports:protecting students and the due process rights of public education employees;
1125 1126 1127 1128	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or
1125 1126 1127 1128 1129	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract;
1125 1126 1127 1128 1129 1130	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees;
1125 1126 1127 1128 1129 1130 1131	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees;
1125 1126 1127 1128 1129 1130 1131 1132	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without
1125 1126 1127 1128 1129 1130 1131 1132 1133	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility;
1125 1126 1127 1128 1129 1130 1131 1132 1133 1134	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility; tenure rights for public higher education faculty members;
1125 1126 1127 1128 1129 1130 1131 1132 1133 1134 1135	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility; tenure rights for public higher education faculty members; statutory protection for higher education faculty concerning unfair administrative
1125 1126 1127 1128 1129 1130 1131 1132 1133 1134	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility; tenure rights for public higher education faculty members;
1125 1126 1127 1128 1129 1130 1131 1132 1133 1134 1135	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility; tenure rights for public higher education faculty members; statutory protection for higher education faculty concerning unfair administrative
1125 1126 1127 1128 1129 1130 1131 1132 1133 1134 1135 1136	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility; tenure rights for public higher education faculty members; statutory protection for higher education faculty concerning unfair administrative practices and unfair layoff or dismissal;
1125 1126 1127 1128 1129 1130 1131 1132 1133 1134 1135 1136 1137	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility; tenure rights for public higher education faculty members; statutory protection for higher education faculty concerning unfair administrative practices and unfair layoff or dismissal; minimum contract protection for higher education faculty members that is comparable
1125 1126 1127 1128 1129 1130 1131 1132 1133 1134 1135 1136 1137 1138	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility; tenure rights for public higher education faculty members; statutory protection for higher education faculty concerning unfair administrative practices and unfair layoff or dismissal; minimum contract protection for higher education faculty members that is comparable to those available to public elementary and secondary teachers;
1125 1126 1127 1128 1129 1130 1131 1132 1133 1134 1135 1136 1137 1138 1139	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility; tenure rights for public higher education faculty members; statutory protection for higher education faculty concerning unfair administrative practices and unfair layoff or dismissal; minimum contract protection for higher education faculty members that is comparable to those available to public elementary and secondary teachers; public access to formal/official disciplinary actions taken against educators by the Ohio
1125 1126 1127 1128 1129 1130 1131 1132 1133 1134 1135 1136 1137 1138 1139 1140	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility; tenure rights for public higher education faculty members; statutory protection for higher education faculty concerning unfair administrative practices and unfair layoff or dismissal; minimum contract protection for higher education faculty members that is comparable to those available to public elementary and secondary teachers; public access to formal/official disciplinary actions taken against educators by the Ohio Department of Education and/or the State Board of Education if a result of a criminal violation established in a court of law that authorizes the State Board of
1125 1126 1127 1128 1129 1130 1131 1132 1133 1134 1135 1136 1137 1138 1139 1140 1141 1142	 <i>OEA Supports:</i> protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility; tenure rights for public higher education faculty members; statutory protection for higher education faculty concerning unfair administrative practices and unfair layoff or dismissal; minimum contract protection for higher education faculty members that is comparable to those available to public elementary and secondary teachers; public access to formal/official disciplinary actions taken against educators by the Ohio Department of Education and/or the State Board of Education if a result of a criminal violation established in a court of law that authorizes the State Board of Education to take action against an educator's license/certificate, or;
1125 1126 1127 1128 1129 1130 1131 1132 1133 1134 1135 1136 1137 1138 1139 1140 1141 1142 1143	 OEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility; tenure rights for public higher education faculty members; statutory protection for higher education faculty concerning unfair administrative practices and unfair layoff or dismissal; minimum contract protection for higher education faculty members that is comparable to those available to public elementary and secondary teachers; public access to formal/official disciplinary actions taken against educators by the Ohio Department of Education and/or the State Board of Education if a result of a criminal violation established in a court of law that authorizes the State Board of Education to take action against an educator's license/certificate, or; a substantiated finding of professional misconduct established by an official
1125 1126 1127 1128 1129 1130 1131 1132 1133 1134 1135 1136 1137 1138 1139 1140 1141 1142 1143 1144	 DEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility; tenure rights for public higher education faculty members; statutory protection for higher education faculty concerning unfair administrative practices and unfair layoff or dismissal; minimum contract protection for higher education faculty members that is comparable to those available to public elementary and secondary teachers; public access to formal/official disciplinary actions taken against educators by the Ohio Department of Education and/or the State Board of Education if a result of a criminal violation established in a court of law that authorizes the State Board of Education to take action against an educator's license/certificate, or; a substantiated finding of professional misconduct established by an official investigation by Ohio Department of Education officials that ensures all due process
1125 1126 1127 1128 1129 1130 1131 1132 1133 1134 1135 1136 1137 1138 1139 1140 1141 1142 1143 1144 1145	 DEA Supports: protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility; tenure rights for public higher education faculty members; statutory protection for higher education faculty concerning unfair administrative practices and unfair layoff or dismissal; minimum contract protection for higher education faculty members that is comparable to those available to public elementary and secondary teachers; public access to formal/official disciplinary actions taken against educators by the Ohio Department of Education and/or the State Board of Education if a result of a criminal violation established in a court of law that authorizes the State Board of Education to take action against an educator's license/certificate, or; a substantiated finding of professional misconduct established by an official investigation by Ohio Department of Education officials that ensures all due process and appeal rights provided by law.
1125 1126 1127 1128 1129 1130 1131 1132 1133 1134 1135 1136 1137 1138 1139 1140 1141 1142 1143 1144	 <i>OEA Supports:</i> protecting students and the due process rights of public education employees; a system of fair and effective due process rights and procedures for non-renewal or termination of an employment contract; the availability of tenure/continuing contracts for all public education employees; protecting the rights of laid off employees; full unemployment compensation eligibility and the right to substitute teach without losing such eligibility; tenure rights for public higher education faculty members; statutory protection for higher education faculty concerning unfair administrative practices and unfair layoff or dismissal; minimum contract protection for higher education faculty members that is comparable to those available to public elementary and secondary teachers; public access to formal/official disciplinary actions taken against educators by the Ohio Department of Education and/or the State Board of Education if a result of a criminal violation established in a court of law that authorizes the State Board of Education to take action against an educator's license/certificate, or; a substantiated finding of professional misconduct established by an official investigation by Ohio Department of Education officials that ensures all due process

1148		be inaccurate, false, or otherwise misleading, should be immediately removed from
1149		records available to the public;
1150		 uniform and adequate investigation procedures for law enforcement bodies;
1151		• expunging all records relating to criminal allegations if, through the legal process, no
1152		criminal act is determined to have occurred;
1153		 the right of privileged communication between public employees and their union
1154		representatives regarding grievances, disciplinary matters, and other employment
1155		issues.
1156		
1157		OEA Opposes:
1158		• the loss of a public education employee's status with regard to contracts, pay scales,
1159		benefits, or any other employment rights, terms and conditions, as a result of being
1160		transferred or reassigned due to the reorganization of the public education employer
1161		and/or program(s);
1162		limits on the percentage of professional higher education faculty who may acquire
1163		tenure;
1164		• public access to unsubstantiated information and unproven allegations against an
1165		educator, i.e. allegations resulted in no formal/official disciplinary action by the Ohio
1166		Department of Education or the State Board of Education;
1167		 arresting any school employee accused by a student of criminal acts prior to the
1168		issuance of a grand jury indictment;
1169		 diminishing, diluting or otherwise undermining the availability and rights of
1170		tenure/continuing contracts for public education employees;
1170		 any mass screening procedures such as polygraphs or blood, urine, or other medical
1171		tests to be administered to school employees.
1172		tests to be administered to school employees.
1173		
1174	Soction 1:	Advocating for good public policy
1175	Section 4.	Advocating for good public policy
1170	^	Protection of children
1177	А.	
1178		OEA Supports:
1179		
1180		 legislation to assist in developing programs to protect children from hunger; access to health care coverage for Ohio's children, families and most vulnerable citizens
1181		
		 through Medicaid expansion; establishment and funding of developmentally appropriate programs and standards to
1183		
1184		protect children from and educate children on physical, sexual, and emotional
1185		harassment, abuse and/or neglect;
1186		 requiring court assured payment of designated child support; programs that assist in the identification leastion and raturn of missing children;
1187		 programs that assist in the identification, location and return of missing children; providing addresses protoction for individuals mandated to report shild abuse and (or
1188		 providing adequate protection for individuals mandated to report child abuse and/or paged upday surrent laws
1189		neglect under current law;
1190		• providing in-service training to staff regarding the identifying factors of physical, sexual,
1191		and emotional harassment, abuse and/or neglect.
1192		
1193	~	Citizenship wating visible and fair classicas
1194	В.	Citizenship, voting rights and fair elections
1195		

1196	OEA Supports:	
1197	 policies and initiatives that ensure fair and open election 	is and strengthen the influence
1198	of citizens in the political arena;	
1199	 allowing for special elections in February and August; 	
1200	• a redistricting process that produces fair, competitive dis	stricts and limits the ability of
1201	one party to seek political advantage;	
1202	allowing for online voter registration, automatic registration	tion and same day registration;
1203	 policies that allow broad participation of union members 	• •
1204	such as dues check off on membership forms for politica	
1205	 full citizenship rights for educators, including the right to 	
1206	board, council, commission, or like body and to voluntari	-
1207	committees and/or campaigns, work on political campaig	
1208	solicit for political partisan fundraising activities outside	
1209	 political leave for public education employees who are call 	
1210	who are elected or appointed to such positions.	andidates for public office of
1210	who are elected of appointed to such positions.	
1211	OFA Opposit	
	OEA Opposes:	locing access to the polls
1213	• strict voter identification laws that may result in citizens	losing access to the polis.
1214		
1215	Adiation and the sum to stick a	
1216	Minimum wage and labor protections	
1217	OFA Guarante	
1218	OEA Supports:	
1219	 payment of fair living wage that supports the cost of bas 	ic needs and is indexed to
1220	inflation;	
1221	 payment of prevailing wages on construction projects fin 	anced in whole or in part with
1222	state funds.	
1223		
1224		
1225	. Preserving our environment	
1226		
1227	OEA Supports:	
1228	 full state funding and enforcement authority requiring the 	•
1229	reporting, and immediate removal or containment of fria	able asbestos in all publicly
1230	financed educational institutions in the state;	
1231	 training and proper safety protection for persons identify 	ying and/or removing friable
1232	asbestos;	
1233	• regulations that identify any visible mold in the indoor en	nvironment of an education
1234	facility as a potential health hazard to building occupants	s;
1235	• mandating immediate and aggressive response by schoo	l administration regarding the
1236	discovery of indoor mold and corrective action to remov	e all mold-contaminated
1237	materials;	
1238	• strict regulations and monitoring of the environmental ir	npact of hydraulic fracturing
1239	especially near publicly financed educational institutions	
1240	 strict regulations and stringent enforcement of regulation 	
1241	disposal of hazardous wastes and the use of toxic environ	
1242	especially near publicly financed educational institutions	
1243		

1244		OEA Opposes:
1245		 any legislative and/or executive action aimed at designating any Ohio site as a national
1246		nuclear waste storage or dumping facility especially near publicly financed educational
1247		institutions in the state.
1248		
1249		
1250	Ε.	Protecting civil rights
1251		
1252		OEA Supports:
1253		• promoting gender equity in education, including the use of state funds for public schools
1254		and extra-curricular programs offered by school districts;
1255		 implementation of intervention programs and/or pilot projects which expand
1256		educational opportunities for female students, especially in mathematics, the sciences,
1257		and other technical subjects with particular emphasis given to retaining female students
1258		past the elementary grade levels and in eliminating gender bias in education and career
1259		counseling;
1260		designating the official observance of Human Relations Week during the third week of
1261		January, which includes Martin Luther King, Jr., Day.
1262		
1263		OEA Opposes:
1264		discriminatory practices in matters of recruitment, employment, promotion, retention,
1265		and compensation of persons based on race, color, national origin, religion, residence,
1266		physical disability, political activities, professional association activity, age, size, marital
1267		status, family relationship, gender, or sexual orientation.
1268		 unfair sentencing and parole stipulations that encourage the escalation of mass
1269		incarceration of people of color.