## As Introduced

## **131st General Assembly**

**Regular Session** 

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### H. B. No. 299

Representatives Blessing, Rezabek Cosponsors: Representatives Butler, Terhar, Dever, Brenner, Bishoff, LaTourette, Grossman, Huffman, Schaffer

# A BILL

To amend section 3310.41 of the Revised Code to	1
permit the temporary, legal, or permanent	2
custodian of a qualified child to apply for an	3
Autism Scholarship.	4

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

Section 1. That section 3310.41 of the Revised Code be	5
amended to read as follows:	6
Sec. 3310.41. (A) As used in this section:	7
(1) "Alternative public provider" means either of the	8
following providers that agrees to enroll a child in the	9
provider's special education program to implement the child's	10
individualized education program and to which the child's parent	11
owes fees for the services provided to the child:	12
(a) A school district that is not the school district in	13
which the child is entitled to attend school;	14
(b) A public entity other than a school district.	15
(2) "Entitled to attend school" means entitled to attend	16

school in a school district under section 3313.64 or 3313.65 of 17 the Revised Code. 18 (3) "Formula ADM" and "category six special education ADM" 19 have the same meanings as in section 3317.02 of the Revised 20 Code. 21 (4) "Preschool child with a disability" and 22 "individualized education program" have the same meanings as in 23 section 3323.01 of the Revised Code. 24 (5) "Parent" has the same meaning as in section 3313.64 of 25 the Revised Code, except that "parent" does not mean a parent 26 27 whose custodial rights have been terminated. "Parent" also includes the custodian of a qualified special education child, 28 when a court has granted temporary, legal, or permanent custody 29 of the child to an individual other than either of the natural 30 or adoptive parents of the child or to a government agency. 31 (6) "Preschool scholarship ADM" means the number of 32 preschool children with disabilities certified under division 33 (B)(3)(h) of section 3317.03 of the Revised Code. 34 (7) "Qualified special education child" is a child for 35 whom all of the following conditions apply: 36 (a) The school district in which the child is entitled to 37 attend school has identified the child as autistic. A child who 38 has been identified as having a "pervasive developmental 39 disorder - not otherwise specified (PPD-NOS)" shall be 40 considered to be an autistic child for purposes of this section. 41 (b) The school district in which the child is entitled to 42 attend school has developed an individualized education program 43 under Chapter 3323. of the Revised Code for the child. 44

Page 2

(c) The child either:

(i) Was enrolled in the school district in which the child
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is entitled to attend school in any grade from preschool through
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twelve in the school year prior to the year in which a
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scholarship under this section is first sought for the child; or
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(ii) Is eligible to enter school in any grade preschool
through twelve in the school district in which the child is
entitled to attend school in the school year in which a
scholarship under this section is first sought for the child.

(8) "Registered private provider" means a nonpublic school
or other nonpublic entity that has been approved by the
department of education to participate in the program
setablished under this section.

(9) "Special education program" means a school or facility that provides special education and related services to children with disabilities.

(B) There is hereby established the autism scholarship 61 program. Under the program, the department of education shall 62 pay a scholarship to the parent of each qualified special 63 education child upon application of that parent pursuant to 64 procedures and deadlines established by rule of the state board 65 of education. Each scholarship shall be used only to pay tuition 66 for the child on whose behalf the scholarship is awarded to 67 attend a special education program that implements the child's 68 individualized education program and that is operated by an 69 alternative public provider or by a registered private provider, 70 and to pay for other services agreed to by the provider and the 71 parent of a qualified special education child that are not 72 included in the individualized education program but are 73

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associated with educating the child. Upon agreement with the 74 parent of a qualified special education child, the alternative 75 public provider or the registered private provider may modify 76 the services provided to the child. Each scholarship shall be in 77 an amount not to exceed the lesser of the tuition charged for 78 the child by the special education program or twenty-seven 79 thousand dollars. The purpose of the scholarship is to permit 80 the parent of a qualified special education child the choice to 81 send the child to a special education program, instead of the 82 83 one operated by or for the school district in which the child is entitled to attend school, to receive the services prescribed in 84 the child's individualized education program once the 85 individualized education program is finalized and any other 86 services agreed to by the provider and the parent of a qualified 87 special education child. The services provided under the 88 scholarship shall include an educational component or services 89 designed to assist the child to benefit from the child's 90 education. 91

A scholarship under this section shall not be awarded to 92 the parent of a child while the child's individualized education 93 program is being developed by the school district in which the 94 child is entitled to attend school, or while any administrative 95 or judicial mediation or proceedings with respect to the content 96 of the child's individualized education program are pending. A 97 scholarship under this section shall not be used for a child to 98 attend a public special education program that operates under a 99 contract, compact, or other bilateral agreement between the 100 school district in which the child is entitled to attend school 101 and another school district or other public provider, or for a 102 child to attend a community school established under Chapter 103 3314. of the Revised Code. However, nothing in this section or 104

in any rule adopted by the state board shall prohibit a parent 105 whose child attends a public special education program under a 106 contract, compact, or other bilateral agreement, or a parent 107 whose child attends a community school, from applying for and 108 accepting a scholarship under this section so that the parent 109 may withdraw the child from that program or community school and 110 use the scholarship for the child to attend a special education 111 program for which the parent is required to pay for services for 112 the child. 113

Except for development of the child's individualized 114 education program, the school district in which a qualified 115 special education child is entitled to attend school and the 116 child's school district of residence, as defined in section 117 3323.01 of the Revised Code, if different, are not obligated to 118 provide the child with a free appropriate public education under 119 Chapter 3323. of the Revised Code for as long as the child 120 continues to attend the special education program operated by 121 either an alternative public provider or a registered private 122 provider for which a scholarship is awarded under the autism 123 scholarship program. If at any time, the eligible applicant for 124 the child decides no longer to accept scholarship payments and 125 enrolls the child in the special education program of the school 126 district in which the child is entitled to attend school, that 127 district shall provide the child with a free appropriate public 128 education under Chapter 3323. of the Revised Code. 129

A child attending a special education program with a 130 scholarship under this section shall continue to be entitled to 131 transportation to and from that program in the manner prescribed 132 by law. 133

(C)(1) As prescribed in divisions (A)(2)(h), (B)(3)(g), 134

Page 5

and (B)(10) of section 3317.03 of the Revised Code, a child who 135 is not a preschool child with a disability for whom a 136 scholarship is awarded under this section shall be counted in 137 the formula ADM and the category six special education ADM of 138 the district in which the child is entitled to attend school and 139 not in the formula ADM and the category six special education 140 ADM of any other school district. As prescribed in divisions (B) 141 (3) (h) and (B) (10) of section 3317.03 of the Revised Code, a 142 child who is a preschool child with a disability for whom a 143 scholarship is awarded under this section shall be counted in 144 the preschool scholarship ADM and category six special education 145 ADM of the school district in which the child is entitled to 146 attend school and not in the preschool scholarship ADM or 147 category six special education ADM of any other school district. 148

(2) In each fiscal year, the department shall deduct from 149 the amounts paid to each school district under Chapter 3317. of 150 the Revised Code, and, if necessary, sections 321.24 and 323.156 151 of the Revised Code, the aggregate amount of scholarships 152 awarded under this section for qualified special education 153 children included in the formula ADM, or preschool scholarship 154 ADM, and in the category six special education ADM of that 155 school district as provided in division (C)(1) of this section. 156

The scholarships deducted shall be considered as an 157 approved special education and related services expense of the 158 school district. 159

(3) From time to time, the department shall make a payment
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to the parent of each qualified special education child for whom
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a scholarship has been awarded under this section. The
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scholarship amount shall be proportionately reduced in the case
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of any such child who is not enrolled in the special education
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Page 6

#### H. B. No. 299 As Introduced

program for which a scholarship was awarded under this section165for the entire school year. The department shall make no166payments to the parent of a child while any administrative or167judicial mediation or proceedings with respect to the content of168the child's individualized education program are pending.169

(D) A scholarship shall not be paid to a parent for
payment of tuition owed to a nonpublic entity unless that entity
is a registered private provider. The department shall approve
entities that meet the standards established by rule of the
state board for the program established under this section.

(E) The state board shall adopt rules under Chapter 119.
of the Revised Code prescribing procedures necessary to
implement this section, including, but not limited to,
procedures and deadlines for parents to apply for scholarships,
standards for registered private providers, and procedures for
approval of entities as registered private providers.

The rules also shall specify that intervention services 181 under the autism scholarship program may be provided by a 182 qualified, credentialed provider, including, but not limited to, 183 all of the following: 184

(1) A behavior analyst certified by a nationallyrecognized organization that certifies behavior analysts;186

(2) A psychologist licensed to practice in this state187under Chapter 4732. of the Revised Code;188

(3) A school psychologist licensed by the state boardunder section 3319.22 of the Revised Code;190

(4) Any person employed by a licensed psychologist or
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licensed school psychologist, while carrying out specific tasks,
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under the licensee's supervision, as an extension of the
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licensee's legal and ethical authority as specified under 194
Chapter 4732. of the Revised Code who is ascribed as "psychology 195
trainee," "psychology assistant," "psychology intern," or other 196
appropriate term that clearly implies their supervised or 197
training status; 198
(5) Unlicensed persons holding a doctoral degree in 199

(5) Unlicensed persons holding a doctoral degree in 199
psychology or special education from a program approved by the 200
state board; 201

(6) Any other qualified individual as determined by the202state board.203

(F) The department shall provide reasonable notice to all
parents of children receiving a scholarship under the autism
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scholarship program, alternative public providers, and
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registered private providers of any amendment to a rule
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governing, or change in the administration of, the autism
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scholarship program.

Section 2. That existing section 3310.41 of the Revised210Code is hereby repealed.211