As Introduced

133rd General Assembly Regular Session 2019-2020

S. B. No. 330

Senator Brenner

A BILL

То	amend section 3314.08 and to enact section	1
	3314.089 of the Revised Code and to amend	2
	Section 265.230 of H.B. 166 of the 133rd General	3
	Assembly to establish a new method of school	4
	financing for internet- and computer-based	5
	community schools in which a majority of the	6
	students are enrolled in a dropout prevention	7
	and recovery program.	8

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

Section 1. That section 3314.08 be amended and section	9
3314.089 of the Revised Code be enacted to read as follows:	10
Sec. 3314.08. (A) As used in this section:	11
(1)(a) "Category one career-technical education student"	12
means a student who is receiving the career-technical education	13
services described in division (A) of section 3317.014 of the	14
Revised Code.	15
(b) "Category two career-technical student" means a	16
student who is receiving the career-technical education services	17
described in division (B) of section 3317.014 of the Revised	18
Code.	19

(c) "Category three career-technical student" means a	20
student who is receiving the career-technical education services	21
described in division (C) of section 3317.014 of the Revised	22
Code.	23
(d) "Category four career-technical student" means a	24
student who is receiving the career-technical education services	25
described in division (D) of section 3317.014 of the Revised	26
Code.	27
(e) "Category five career-technical education student"	28
means a student who is receiving the career-technical education	29
services described in division (E) of section 3317.014 of the	30
Revised Code.	31
(2)(a) "Category one English learner" means an English	32
learner described in division (A) of section 3317.016 of the	33
Revised Code.	34
(b) "Category two English learner" means an English	35
learner described in division (B) of section 3317.016 of the	36
Revised Code.	37
(c) "Category three English learner" means an English	38
learner described in division (C) of section 3317.016 of the	39
Revised Code.	4 C
(3)(a) "Category one special education student" means a	41
student who is receiving special education services for a	42
disability specified in division (A) of section 3317.013 of the	43
Revised Code.	44
(b) "Category two special education student" means a	45
student who is receiving special education services for a	46
disability specified in division (B) of section 3317.013 of the	47
Revised Code.	48

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(c) "Category three special education student" means a	49
student who is receiving special education services for a	50
disability specified in division (C) of section 3317.013 of the	51
Revised Code.	52
(d) "Category four special education student" means a	53
student who is receiving special education services for a	54
disability specified in division (D) of section 3317.013 of the	55
Revised Code.	56
(e) "Category five special education student" means a	57
student who is receiving special education services for a	58
disability specified in division (E) of section 3317.013 of the	59
Revised Code.	60
(f) "Category six special education student" means a	61
student who is receiving special education services for a	62
disability specified in division (F) of section 3317.013 of the	63
Revised Code.	64
(4) "Formula amount" has the same meaning as in section	65
3317.02 of the Revised Code.	66
(5) "IEP" has the same meaning as in section 3323.01 of	67
the Revised Code.	68
(6) "Resident district" means the school district in which	69
a student is entitled to attend school under section 3313.64 or	70
3313.65 of the Revised Code.	71
(7) "State education aid" has the same meaning as in	72
section 5751.20 of the Revised Code.	73
(B) The state board of education shall adopt rules	74
requiring both of the following:	75
(1) The board of education of each city, exempted village,	76

and local school district to annually report the number of	77
students entitled to attend school in the district who are	78
enrolled in each grade kindergarten through twelve in a	79
community school established under this chapter, and for each	80
child, the community school in which the child is enrolled.	81
(2) The governing authority of each community school	82
established under this chapter to annually report all of the	83
following:	84
(a) The number of students enrolled in grades one through	85
twelve and the full-time equivalent number of students enrolled	86
in kindergarten in the school who are not receiving special	87
education and related services pursuant to an IEP;	88
(b) The number of enrolled students in grades one through	89
twelve and the full-time equivalent number of enrolled students	90
in kindergarten, who are receiving special education and related	91
services pursuant to an IEP;	92
(c) The number of students reported under division (B)(2)	93
(b) of this section receiving special education and related	94
services pursuant to an IEP for a disability described in each	95
of divisions (A) to (F) of section 3317.013 of the Revised Code;	96
(d) The full-time equivalent number of students reported	97
under divisions (B)(2)(a) and (b) of this section who are	98
enrolled in career-technical education programs or classes	99
described in each of divisions (A) to (E) of section 3317.014 of	100
the Revised Code that are provided by the community school;	101
(e) The number of students reported under divisions (B)(2)	102
(a) and (b) of this section who are not reported under division	103
(B)(2)(d) of this section but who are enrolled in career-	104
technical education programs or classes described in each of	105

divisions (A) to (E) of section 3317.014 of the Revised Code at	106
a joint vocational school district or another district in the	107
career-technical planning district to which the school is	108
assigned;	109
abbigned,	103
(f) The number of students reported under divisions (B)(2)	110
(a) and (b) of this section who are category one to three	111
English learners described in each of divisions (A) to (C) of	112
section 3317.016 of the Revised Code;	113
(g) The number of students reported under divisions (B)(2)	114
(a) and (b) of this section who are economically disadvantaged,	115
as defined by the department. A student shall not be	116
categorically excluded from the number reported under division	117
(B)(2)(g) of this section based on anything other than family	118
income.	119
(h) For each student, the city, exempted village, or local	120
school district in which the student is entitled to attend	121
school under section 3313.64 or 3313.65 of the Revised Code.	122
(i) The number of students enrolled in a preschool program	123
operated by the school that is licensed by the department of	124
education under sections 3301.52 to 3301.59 of the Revised Code	125
who are not receiving special education and related services	126
pursuant to an IEP.	127
A school district board and a community school governing	128
authority shall include in their respective reports under	129
division (B) of this section any child admitted in accordance	130
with division (A)(2) of section 3321.01 of the Revised Code.	131
A governing authority of a community school shall not	132
include in its report under divisions (B)(2)(a) to (h) of this	133
section any student for whom tuition is charged under division	134

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(F) of this section.	135
(C)(1) Except as provided in division(C)(2) of this	136
section, and subject to divisions (C)(3), (4) , (5) , (6) , and (7)	137
of this section, on a full-time equivalency basis, for each	138
student enrolled in a community school established under this	139
chapter, the department of education annually shall deduct from	140
the state education aid of a student's resident district and, if	141
necessary, from the payment made to the district under sections	142
321.24 and 323.156 of the Revised Code and pay to the community	143
school the sum of the following:	144
(a) An opportunity grant in an amount equal to the formula	145
amount;	146
(b) The per pupil amount of targeted assistance funds	147
calculated under division (A) of section 3317.0217 of the	148
Revised Code for the student's resident district, as determined	149
by the department, X 0.25;	150
(c) Additional state aid for special education and related	151
services provided under Chapter 3323. of the Revised Code as	152
follows:	153
(i) If the student is a category one special education	154
student, the amount specified in division (A) of section	155
3317.013 of the Revised Code;	156
(ii) If the student is a category two special education	157
student, the amount specified in division (B) of section	158
3317.013 of the Revised Code;	159
(iii) If the student is a category three special education	160
student, the amount specified in division (C) of section	161
3317.013 of the Revised Code;	162

(iv) If the student is a category four special education	163
student, the amount specified in division (D) of section	164
3317.013 of the Revised Code;	165
(v) If the student is a category five special education	166
student, the amount specified in division (E) of section	167
3317.013 of the Revised Code;	168
(vi) If the student is a category six special education	169
student, the amount specified in division (F) of section	170
3317.013 of the Revised Code.	171
(d) If the student is in kindergarten through third grade,	172
an additional amount of \$320;	173
(e) If the student is economically disadvantaged, an	174
additional amount equal to the following:	175
\$272 X the resident district's economically disadvantaged	176
index	177
(f) English learner funds as follows:	178
(i) If the student is a category one English learner, the	179
amount specified in division (A) of section 3317.016 of the	180
Revised Code;	181
(ii) If the student is a category two English learner, the	182
amount specified in division (B) of section 3317.016 of the	183
Revised Code;	184
(iii) If the student is a category three English learner,	185
the amount specified in division (C) of section 3317.016 of the	186
Revised Code.	187
(g) If the student is reported under division (B)(2)(d) of	188
this section, career-technical education funds as follows:	189

(i) If the student is a category one career-technical	190
education student, the amount specified in division (A) of	191
section 3317.014 of the Revised Code;	192
(ii) If the student is a category two career-technical	193
education student, the amount specified in division (B) of	194
section 3317.014 of the Revised Code;	195
section 3317.014 of the Revised Code,	193
(iii) If the student is a category three career-technical	196
education student, the amount specified in division (C) of	197
section 3317.014 of the Revised Code;	198
(iv) If the student is a category four career-technical	199
education student, the amount specified in division (D) of	200
section 3317.014 of the Revised Code;	201
(v) If the student is a category five career-technical	202
	202
education student, the amount specified in division (E) of section 3317.014 of the Revised Code.	203
section 3317.014 of the Revised Code.	204
Deduction and payment of funds under division (C)(1)(g) of	205
this section is subject to approval by the lead district of a	206
career-technical planning district or the department of	207
education under section 3317.161 of the Revised Code.	208
(2) When (a) When deducting from the state education aid	209
of a student's resident district for students enrolled in an	210
internet- or computer-based community school in which a majority	211
of the students are enrolled in a dropout prevention and	212
recovery program, the department shall not make any deductions	213
and payments under division (C)(1) of this section. Instead, the	214
department shall make deductions and payments in accordance with	215
section 3314.089 of the Revised Code.	216
(b) When deducting from the state education aid of a	217
student's resident district for students enrolled in an	218

internet- or computer-based community school that is not	219
described in division (C)(2)(a) of this section and making	220
payments to such school under this section, the department shall	221
make the deductions and payments described in only divisions (C)	222
(1)(a), (c), and (g) of this section.	223
No deductions or payments shall be made for a student	224
enrolled in such school under division (C)(1)(b), (d), (e), or	225
(f) of this section.	226
(3)(a) If a community school's costs for a fiscal year for	227
a student receiving special education and related services	228
pursuant to an IEP for a disability described in divisions (B)	229
to (F) of section 3317.013 of the Revised Code exceed the	230
threshold catastrophic cost for serving the student as specified	231
in division (B) of section 3317.0214 of the Revised Code, the	232
school may submit to the superintendent of public instruction	233
documentation, as prescribed by the superintendent, of all its	234
costs for that student. Upon submission of documentation for a	235
student of the type and in the manner prescribed, the department	236
shall pay to the community school an amount equal to the	237
school's costs for the student in excess of the threshold	238
catastrophic costs.	239
(b) The community school shall report under division (C)	240
(3)(a) of this section, and the department shall pay for, only	241
the costs of educational expenses and the related services	242
provided to the student in accordance with the student's	243
individualized education program. Any legal fees, court costs,	244
or other costs associated with any cause of action relating to	245
the student may not be included in the amount.	246
(4) In any fiscal year, a community school receiving funds	247
under division (C)(1)(g) of this section or division (B)(3) of	248

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section 3314.089 of the Revised Code shall spend those funds	249
only for the purposes that the department designates as approved	250
for career-technical education expenses. Career-technical	251
education expenses approved by the department shall include only	252
expenses connected to the delivery of career-technical	253
programming to career-technical students. The department shall	254
require the school to report data annually so that the	255
department may monitor the school's compliance with the	256
requirements regarding the manner in which funding received	257
under division (C)(1)(g) of this section or division (B)(3) of	258
section 3314.089 of the Revised Code may be spent.	259
(5) Notwithstanding anything to the contrary in section	260
3313.90 of the Revised Code, except as provided in division (C)	261
(9) of this section, all funds received under division (C)(1)(g)	262
of this section and division (B)(3) of section 3314.089 of the	263
Revised Code shall be spent in the following manner:	264
(a) At least seventy-five per cent of the funds shall be	265
spent on curriculum development, purchase, and implementation;	266
instructional resources and supplies; industry-based program	267
certification; student assessment, credentialing, and placement;	268
curriculum specific equipment purchases and leases; career-	269
technical student organization fees and expenses; home and	270
agency linkages; work-based learning experiences; professional	271
development; and other costs directly associated with career-	272
technical education programs including development of new	273
programs.	274
(b) Not more than twenty-five per cent of the funds shall	275
be used for personnel expenditures.	276
(6) A community school shall spend the funds it receives	277

under division (C)(1)(e) of this section in accordance with

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section 3317.25 of the Revised Code.	279
(7) If the sum of the payments computed under divisions	280
(C)(1) and (8)(a) of this section for the students entitled to	281
attend school in a particular school district under sections	282
3313.64 and 3313.65 of the Revised Code exceeds the sum of that	283
district's state education aid and its payment under sections	284
321.24 and 323.156 of the Revised Code, the department shall	285
calculate and apply a proration factor to the payments to all	286
community schools under that division for the students entitled	287
to attend school in that district.	288
(8)(a) Subject to division (C)(7) of this section, the	289
department annually shall pay to each community school,	290
including each internet- or computer-based community school, an	291
amount equal to the following:	292
(The number of students reported by the community school	293
under division (B)(2)(e) of this section X the formula amount	294
X .20)	295
(b) For each payment made to a community school under	296
division (C)(8)(a) of this section, the department shall deduct	297
from the state education aid of each city, local, and exempted	298
village school district and, if necessary, from the payment made	299
to the district under sections 321.24 and 323.156 of the Revised	300
Code an amount equal to the following:	301
(The number of the district's students reported by the	302
community school under division (B)(2)(e) of this section X the	303
formula amount X .20)	304
(9) The department may waive the requirement in division	305
(C)(5) of this section for any community school that exclusively	306
provides one or more career-technical workforce development	307

programs in arts and communications that are not equipment-	308
intensive, as determined by the department.	309
(D) A board of education sponsoring a community school may	310
utilize local funds to make enhancement grants to the school or	311
may agree, either as part of the contract or separately, to	312
provide any specific services to the community school at no cost	313
to the school.	314
(E) A community school may not levy taxes or issue bonds	315
secured by tax revenues.	316
(F) No community school shall charge tuition for the	317
enrollment of any student who is a resident of this state. A	318
community school may charge tuition for the enrollment of any	319
student who is not a resident of this state.	320
(G)(1)(a) A community school may borrow money to pay any	321
necessary and actual expenses of the school in anticipation of	322
the receipt of any portion of the payments to be received by the	323
school pursuant to division (C) of this section. The school may	324
issue notes to evidence such borrowing. The proceeds of the	325
notes shall be used only for the purposes for which the	326
anticipated receipts may be lawfully expended by the school.	327
(b) A school may also borrow money for a term not to	328
exceed fifteen years for the purpose of acquiring facilities.	329
(2) Except for any amount guaranteed under section 3318.50	330
of the Revised Code, the state is not liable for debt incurred	331
by the governing authority of a community school.	332
(H) The department of education shall adjust the amounts	333
subtracted and paid under division (C) of this section to	334
reflect any enrollment of students in community schools for less	335
than the equivalent of a full school year. The state board of	336

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education within ninety days after April 8, 2003, shall adopt in	337
accordance with Chapter 119. of the Revised Code rules governing	338
the payments to community schools under this section including	339
initial payments in a school year and adjustments and reductions	340
made in subsequent periodic payments to community schools and	341
corresponding deductions from school district accounts as	342
provided under division (C) of this section. For purposes of	343
this section:	344

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- (1) A student shall be considered enrolled in the community school for any portion of the school year the student is participating at a college under Chapter 3365. of the Revised Code.
- (2) A student shall be considered to be enrolled in a 349 community school for the period of time beginning on the later 350 of the date on which the school both has received documentation 351 of the student's enrollment from a parent and the student has 352 commenced participation in learning opportunities as defined in 353 the contract with the sponsor, or thirty days prior to the date 354 on which the student is entered into the education management 355 information system established under section 3301.0714 of the 356 Revised Code. For purposes of applying this division and 357 divisions (H)(3) and (4) of this section to a community school 358 student, "learning opportunities" shall be defined in the 359 contract, which shall describe both classroom-based and non-360 classroom-based learning opportunities and shall be in 361 compliance with criteria and documentation requirements for 362 student participation which shall be established by the 363 department. Any student's instruction time in non-classroom-364 based learning opportunities shall be certified by an employee 365 of the community school. A student's enrollment shall be 366 considered to cease on the date on which any of the following 367

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occur:	368
(a) The community school receives documentation from a	369
parent terminating enrollment of the student.	370
(b) The community school is provided documentation of a	371
student's enrollment in another public or private school.	372
(c) The community school ceases to offer learning	373
opportunities to the student pursuant to the terms of the	374
contract with the sponsor or the operation of any provision of	375
this chapter.	376
Except as otherwise specified in this paragraph, beginning	377
in the 2011-2012 school year, any student who completed the	378
prior school year in an internet- or computer-based community	379
school shall be considered to be enrolled in the same school in	380
the subsequent school year until the student's enrollment has	381
ceased as specified in division (H)(2) of this section. The	382
department shall continue subtracting and paying amounts for the	383
student under division (C) of this section without interruption	384
at the start of the subsequent school year. However, if the	385
student without a legitimate excuse fails to participate in the	386
first seventy-two consecutive hours of learning opportunities	387
offered to the student in that subsequent school year, the	388
student shall be considered not to have re-enrolled in the	389
school for that school year and the department shall recalculate	390
the payments to the school for that school year to account for	391
the fact that the student is not enrolled.	392
(3) The department shall determine each community school	393
student's percentage of full-time equivalency based on the	394
percentage of learning opportunities offered by the community	395
school to that student, reported either as number of hours or	396

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number of days, is of the total learning opportunities offered	397
by the community school to a student who attends for the	398
school's entire school year. However, no internet- or computer-	399
based community school shall be credited for any time a student	400
spends participating in learning opportunities beyond ten hours	401
within any period of twenty-four consecutive hours. Whether it	402
reports hours or days of learning opportunities, each community	403
school shall offer not less than nine hundred twenty hours of	404
learning opportunities during the school year.	405

- (4) With respect to the calculation of full-time 406 equivalency under division (H)(3) of this section, the 407 department shall waive the number of hours or days of learning 408 opportunities not offered to a student because the community 409 school was closed during the school year due to disease 410 epidemic, hazardous weather conditions, law enforcement 411 emergencies, inoperability of school buses or other equipment 412 necessary to the school's operation, damage to a school 413 building, or other temporary circumstances due to utility 414 failure rendering the school building unfit for school use, so 415 long as the school was actually open for instruction with 416 students in attendance during that school year for not less than 417 the minimum number of hours required by this chapter. The 418 department shall treat the school as if it were open for 419 instruction with students in attendance during the hours or days 420 waived under this division. 421
- (I) The department of education shall reduce the amounts 422 paid under this section to reflect payments made to colleges 423 under section 3365.07 of the Revised Code. 424
- (J) (1) No student shall be considered enrolled in any 425 internet- or computer-based community school or, if applicable 426

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to the student, in any community school that is required to	427
provide the student with a computer pursuant to division (C) of	428
section 3314.22 of the Revised Code, unless both of the	429
following conditions are satisfied:	430
(a) The student possesses or has been provided with all	431
required hardware and software materials and all such materials	432
are operational so that the student is capable of fully	433
participating in the learning opportunities specified in the	434
contract between the school and the school's sponsor as required	435
by division (A)(23) of section 3314.03 of the Revised Code;	436
(b) The school is in compliance with division (A) of	437
section 3314.22 of the Revised Code, relative to such student.	438
(2) In accordance with policies adopted by the	439
superintendent of public instruction, in consultation with the	440
auditor of state, the department shall reduce the amounts	441
otherwise payable under division (C) of this section to any	442
community school that includes in its program the provision of	443
computer hardware and software materials to any student, if such	444
hardware and software materials have not been delivered,	445
installed, and activated for each such student in a timely	446
manner or other educational materials or services have not been	447
provided according to the contract between the individual	448
community school and its sponsor.	449
The superintendent of public instruction and the auditor	450
of state shall jointly establish a method for auditing any	451
community school to which this division pertains to ensure	452
compliance with this section.	453
The superintendent, auditor of state, and the governor	454
shall jointly make recommendations to the general assembly for	455

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legislative changes that may be required to assure fiscal and	456
academic accountability for such schools.	457
(K)(1) If the department determines that a review of a	458
community school's enrollment is necessary, such review shall be	459
completed and written notice of the findings shall be provided	460
to the governing authority of the community school and its	461
sponsor within ninety days of the end of the community school's	462
fiscal year, unless extended for a period not to exceed thirty	463
additional days for one of the following reasons:	464
(a) The department and the community school mutually agree	465
to the extension.	466
(b) Delays in data submission caused by either a community	467
school or its sponsor.	468
(2) If the review results in a finding that additional	469
funding is owed to the school, such payment shall be made within	470
thirty days of the written notice. If the review results in a	471
finding that the community school owes moneys to the state, the	472
following procedure shall apply:	473
(a) Within ten business days of the receipt of the notice	474
of findings, the community school may appeal the department's	475
determination to the state board of education or its designee.	476
(b) The board or its designee shall conduct an informal	477
hearing on the matter within thirty days of receipt of such an	478
appeal and shall issue a decision within fifteen days of the	479
conclusion of the hearing.	480
(c) If the board has enlisted a designee to conduct the	481
hearing, the designee shall certify its decision to the board.	482
The board may accept the decision of the designee or may reject	483
the decision of the designee and issue its own decision on the	484

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matter.	485
(d) Any decision made by the board under this division is	486
final.	487
(3) If it is decided that the community school owes moneys	488
to the state, the department shall deduct such amount from the	489
school's future payments in accordance with guidelines issued by	490
the superintendent of public instruction.	491
(L) The department shall not subtract from a school	492
district's state aid account and shall not pay to a community	493
school under division (C) of this section any amount for any of	494
the following:	495
(1) Any student who has graduated from the twelfth grade	496
of a public or nonpublic high school;	497
(2) Any student who is not a resident of the state;	498
(3) Any student who was enrolled in the community school	499
during the previous school year when assessments were	500
administered under section 3301.0711 of the Revised Code but did	501
not take one or more of the assessments required by that section	502
and was not excused pursuant to division (C)(1) or (3) of that	503
section, unless the superintendent of public instruction grants	504
the student a waiver from the requirement to take the assessment	505
and a parent is not paying tuition for the student pursuant to	506
section 3314.26 of the Revised Code. The superintendent may	507
grant a waiver only for good cause in accordance with rules	508
adopted by the state board of education.	509
(4) Any student who has attained the age of twenty-two	510
years, except for veterans of the armed services whose	511
attendance was interrupted before completing the recognized	512
twelve-year course of the public schools by reason of induction	513

or enlistment in the armed forces and who apply for enrollment	514
in a community school not later than four years after	515
termination of war or their honorable discharge. If, however,	516
any such veteran elects to enroll in special courses organized	517
for veterans for whom tuition is paid under federal law, or	518
otherwise, the department shall not subtract from a school	519
district's state aid account and shall not pay to a community	520
school under division (C) of this section any amount for that	521
veteran.	522
Sec. 3314.089. (A) For purposes of this section, "category	523
one career-technical education student," "category two career-	524
technical education student," "category three career-technical	525
education student," "category four career-technical education	526
student," "category five career-technical education student,"	527
"category one special education student," "category two special	528
education student," "category three special education student,"	529
"category four special education student," "category five	530
special education student," "category six special education	531
student," "formula amount," "resident district," and "state	532
education aid" have the same meanings as in section 3314.08 of	533
the Revised Code.	534
(B) Subject to divisions (C) (3), (4), (5), and (7) of	535
section 3314.08 of the Revised Code, for each student enrolled	536
in an internet- or computer-based community school in which a	537
majority of the students are enrolled in a dropout prevention	538
and recovery program, the department of education annually shall	539
deduct from the state education aid of a student's resident	540
district and, if necessary, from the payment made to the	541
district under sections 321.24 and 323.156 of the Revised Code	542
and pay to the community school the sum of the following:	543

(1) An opportunity grant equal to the lesser of the	544
formula amount and the sum of the following:	545
(a) A one-time payment of \$1,750 for the student's initial	546
enrollment in the school during that school year;	547
(b) The formula amount X (1/920) X the lesser of the	548
number of hours the student participates in learning	549
opportunities in that fiscal year and 920;	550
(c) The lesser of (\$500 X either the number of courses	551
completed by the student in that fiscal year, in the case of a	552
student enrolled in kindergarten through eighth grade, or the	553
number of credits earned by the student in that fiscal year, in	554
the case of a student enrolled in grades nine through twelve)	555
and \$2,500.	556
(2) Additional state funding for special education and	557
related services provided under Chapter 3323. of the Revised	558
<pre>Code as follows:</pre>	559
(a) If the student is a category one special education	560
student, the amount specified in division (A) of section	561
3317.013 of the Revised Code X (1/920) X (the lesser of the	562
number of hours the student participates in learning	563
opportunities in that fiscal year and 920);	564
(b) If the student is a category two special education	565
student, the amount specified in division (B) of section	566
3317.013 of the Revised Code X (1/920) X (the lesser of the	567
number of hours the student participates in learning	568
opportunities in that fiscal year and 920);	569
(c) If the student is a category three special education	570
student, the amount specified in division (C) of section	571
3317.013 of the Revised Code X (1/920) X (the lesser of the	572

number of hours the student participates in learning	573
opportunities in that fiscal year and 920);	574
(d) If the student is a category four special education	575
student, the amount specified in division (D) of section	576
3317.013 of the Revised Code X (1/920) X (the lesser of the	577
number of hours the student participates in learning	578
opportunities in that fiscal year and 920);	579
(e) If the student is a category five special education	580
student, the amount specified in division (E) of section	581
3317.013 of the Revised Code X (1/920) X (the lesser of the	582
number of hours the student participates in learning	583
opportunities in that fiscal year and 920);	584
(f) If the student is a category six special education	585
student, the amount specified in division (F) of section	586
3317.013 of the Revised Code X (1/920) X (the lesser of the	587
number of hours the student participates in learning	588
opportunities in that fiscal year and 920).	589
(3) If the student is reported under division (B)(2)(d) of	590
section 3314.08 of the Revised Code, career-technical education	591
<pre>funds as follows:</pre>	592
(a) If the student is a category one career-technical	593
education student, the amount specified in division (A) of	594
section 3317.014 of the Revised Code X (1/920) X the number of	595
hours the student participates in learning opportunities in that	596
<pre>fiscal year;</pre>	597
(b) If the student is a category two career-technical	598
education student, the amount specified in division (B) of	599
section 3317.014 of the Revised Code X (1/920) X the number of	600
hours the student participates in learning opportunities in that	601

fiscal year;	602
(c) If the student is a category three career-technical	603
education student, the amount specified in division (C) of	604
section 3317.014 of the Revised Code X (1/920) X the number of	605
hours the student participates in learning opportunities in that	606
fiscal year;	607
(d) If the student is a category four career-technical	608
education student, the amount specified in division (D) of	609
section 3317.014 of the Revised Code X (1/920) X the number of	610
hours the student participates in learning opportunities in that	611
<pre>fiscal year;</pre>	612
(e) If the student is a category five career-technical	613
education student, the amount specified in division (E) of	614
section 3317.014 of the Revised Code X (1/920) X the number of	615
hours the student participates in learning opportunities in that	616
fiscal year.	617
Section 2. That existing section 3314.08 of the Revised	618
Code is hereby repealed.	619
Section 3. That Section 265.230 of H.B. 166 of the 133rd	620
General Assembly be amended to read as follows:	621
Sec. 265.230. FUNDING FOR COMMUNITY SCHOOLS	622
(A) For each of fiscal years 2020 and 2021, the Department	623
of Education shall make the deductions and payments for each	624
student enrolled in a community school, established under	625
Chapter 3314. of the Revised Code, in the manner prescribed by	626
division (C) of section 3314.08, section 3314.089, and division	627
(D) of section 3314.091 of the Revised Code, except that, for	628
each of those fiscal years:	629

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