As Introduced

135th General Assembly

Regular Session 2023-2024

H. B. No. 11

Representatives McClain, John

Cosponsors: Representatives Hall, Loychik, Gross, Jordan, Miller, K., Schmidt, Peterson, Demetriou, Click, Williams, Stoltzfus, Kick, Stein, Lear, King, Ferguson, Willis, Mathews, Wiggam, Powell, Klopfenstein, Merrin, Dean, Manchester, Plummer, Young, T., Cross

A BILL

То	amend sections 125.04, 311.29, 3301.0711,	1
	3301.0714, 3301.163, 3302.036, 3302.04, 3302.10,	2
	3310.51, 3317.02, 3317.022, 3317.03, 3365.07,	3
	5703.21, and 5747.70; to enact sections 3310.21,	4
	3310.22, 3310.23, 3310.24, 3310.25, 3310.26,	5
	3310.27, and 3321.042; and to repeal sections	6
	3310.01, 3310.02, 3310.03, 3310.031, 3310.032,	7
	3310.033, 3310.034, 3310.035, 3310.036, 3310.04,	8
	3310.05, 3310.06, 3310.07, 3310.10, 3310.11,	9
	3310.12, 3310.13, 3310.14, 3310.15, 3310.16,	10
	3310.17, 3313.974, 3313.975, 3313.976, 3313.977,	11
	3313.978, and 3313.979 of the Revised Code to	12
	establish the Backpack Scholarship Program to	13
	begin operating for the 2023-2024 school year,	14
	to repeal the Educational Choice Scholarship	15
	Pilot Program and the Pilot Project Scholarship	16
	Program on July 1, 2024, and to make an	17
	appropriation.	18

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

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Section 1. That sections 3317.02, 3317.022, 3317.03, and	19
5747.70 be amended and sections 3310.21, 3310.22, 3310.23,	20
3310.24, 3310.25, 3310.26, 3310.27, and 3321.042 of the Revised	21
Code be enacted to read as follows:	22
Sec. 3310.21. As used in this section and sections 3310.22	23
to 3310.27 of the Revised Code:	24
(A) "Chartered nonpublic school" means a nonpublic school	25
that holds a valid charter issued by the state board of	26
education under section 3301.16 of the Revised Code and meets	27
the standards established for such schools in rules adopted by	28
the state board.	29
(B) "Community school" means a community school	30
established under Chapter 3314. of the Revised Code.	31
(C) "Eligible student" means a student to whom either of	32
the following apply:	33
(1) The student is enrolled in any of the following:	34
(a) A school district;	35
(b) A community school;	36
(c) A STEM school;	37
(d) A chartered nonpublic school;	38
(e) A nonchartered nonpublic school.	39
(2) The student is excused from compulsory school	40
attendance for the purpose of home instruction under section	41
3321.04 of the Revised Code.	42
(D) "Parent" has the same meaning as in section 3313.98 of	43
the Revised Code.	44

(E) "Participating school" means a chartered nonpublic	45
school or nonchartered nonpublic school that participates in the	46
backpack scholarship program in accordance with section 3310.25	47
of the Revised Code.	48
(F) "Resident district" means the school district in which	49
a student is entitled to attend school under section 3313.64 or	50
3313.65 of the Revised Code.	51
(G) "Scholarship account" means an educational savings	52
account established under section 3310.23 of the Revised Code.	53
(H) "School district" means a city, local, or exempted	54
village school district.	55
(I) "STEM school" means a STEM school established under	56
Chapter 3326. of the Revised Code.	57
Sec. 3310.22. The backpack scholarship program is hereby	58
established to begin operating for the 2024-2025 school year.	59
The purpose of the program is to permit students to enroll in	60
the educational environment that they and their parents	61
determine is the best fit for them whether that be a traditional	62
school, home education, or other educational option. Under the	63
program, the treasurer of state shall establish an education	64
savings account for each participating eligible student to	65
purchase educational goods and services, including tuition at	66
participating chartered and nonchartered nonpublic schools.	67
Funding for each education savings account shall be transferred	68
by the department of education from the backpack scholarship	69
unit, as defined in section 3317.02 of the Revised Code, in	70
accordance with section 3317.022 of the Revised Code.	71
In administering the program, the treasurer of state shall	72
do all of the following:	73

(A) Contract with an entity to establish educational	74
savings accounts in accordance with section 3310.23 of the	75
Revised Code;	76
(B) Execute any contracts or other instruments for	77
necessary goods and services;	78
necessary goods and services,	70
(C) Employ necessary personnel and engage the services of	79
private consultants, actuaries, auditors, counsel, managers,	80
trustees, and any other contractor or professional needed for	81
rendering professional and technical assistance and advice;	82
(D) Establish a web site that includes information	83
regarding the program and participating schools. The treasurer	84
of state shall update the web site at least annually. The	85
department of education shall provide a link to the web site on	86
the department's web site;	87
(E) Determine a method to ensure that all expenditures	88
from scholarship accounts are in accordance with section 3310.24	89
of the Revised Code;	90
(F) Determine penalties for any fraudulent activity by	91
participating schools, other educational providers, students for	92
whom a scholarship account is established, or the students'	93
parents;	94
(G) Collaborate with stakeholders and state agencies	95
determined appropriate by the treasurer of state to promote the	96
	97
program to the parents of eligible students.	91
Sec. 3310.23. (A) Not later than March 1, 2024, the	98
treasurer of state shall develop an application procedure for	99
the backpack scholarship program. Under the procedure, the	100
treasurer of state shall open an application period for a school	101
year on the first day of March immediately prior to the first	102

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day of July of that school year. The parent of an eligible	103
student may submit an application to participate in the program	104
during that application period. The application shall require	105
the parent to provide the student's and parent's names and	106
address, and other information determined necessary by the	107
treasurer of state. The treasurer of state shall accept and	108
process each application that is submitted. As provided in	109
section 3310.22 of the Revised Code, the treasurer may contract	110
with an entity to establish educational savings accounts.	111
(B) For an educational savings account sought for the	112
2024-2025 school year, and for each school year thereafter, the	113
treasurer of state shall approve a completed application	114
submitted on behalf of an eligible student, and establish an	115
educational savings account for that student, if either of the	116
following apply to the student for the school year for which an	117
account is sought:	118
(1) The student is enrolling in any of grades kindergarten	119
through twelve in a participating school.	120
(2) The student is excused from compulsory school	121
attendance for the purpose of home instruction under section	122
3321.04 of the Revised Code for the equivalent of any of grades	123
kindergarten through twelve.	124
(C) A student for whom an educational savings account is	125
established under this section for a school year shall be	126
required to reapply under this section to have an account	127
established for a subsequent school year.	128
(D) An eligible student who receives a scholarship under	129
the autism scholarship program established under section 3310.41	130
of the Revised Code or the Jon Peterson special needs	131

scholarship program established under sections 3310.51 to	132
3310.64 of the Revised Code also may apply to have an	133
educational savings account established under this section.	134
(E) An eligible student who received a scholarship under	135
the educational choice scholarship pilot program established	136
under sections 3310.01 to 3310.17 of the Revised Code, as those	137
sections existed prior to July 1, 2024, or the pilot project	138
scholarship program established under sections 3313.974 to	139
3313.979 of the Revised Code, as those sections existed prior to	140
that date, may apply for an educational savings account in	141
accordance with this section. However, the student's entitlement	142
to scholarship under either the educational choice scholarship	143
pilot program or the pilot project scholarship program shall	144
cease on July 1, 2024.	145
Sec. 3310.24. (A) Funds transferred by the department of	146
education under section 3317.022 of the Revised Code to a	147
scholarship account established for a student shall be used by	148
the student's parent for any of the following purposes:	149
(1) Tuition and fees at a participating school;	150
(2) Tuition and fees for a nonpublic online learning	151
<pre>program;</pre>	152
(3) Tutoring or intervention services by an individual or	153
educational facility, provided that the services are not	154
provided by an immediate family member of the student;	155
(4) Fees for nationally standardized assessments, advanced	156
placement examinations, and any examinations related to college	157
or university admission, as well as tuition or fees for	158
preparatory courses for those examinations;	159
(5) Tuition and fees for programs of study or the	160

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curriculum of courses that lead to an industry-recognized	161
<pre>credential that satisfies a workforce need;</pre>	162
(6) Educational services including occupational,	163
behavioral, physical, speech-language, and audiology therapies;	164
(7) Curriculum, textbooks, instructional materials, and	165
<pre>supplies;</pre>	166
(8) Fees for after-school and summer educational programs.	167
(B) Upon request of the parent of a student for whom a	168
scholarship account is established, the treasurer of state shall	169
disburse funds from that account by either of the following	170
<pre>methods as selected by the parent:</pre>	171
(1) The treasurer of state shall disburse funds directly	172
to an approved vendor who provides educational goods or services	173
described in division (A) of this section to the student. The	174
treasurer of state shall establish a process to solicit and	175
approve vendors for the purposes of this section. Under that	176
process, a participating school that complies with the	177
requirements prescribed under section 3310.25 of the Revised	178
Code shall be considered an approved vendor.	179
(2) The treasurer of state shall disburse funds to	180
reimburse the student's parent for any costs incurred by the	181
parent for educational goods or services described in division	182
(A) of this section for that student. Prior to disbursing funds	183
to reimburse a parent, the treasurer of state shall require that	184
the parent provide appropriate documentation, as determined by	185
the treasurer of state, that the costs incurred by the parent	186
are in accordance with division (A) of this section.	187
(C) Any refund or other repayment of funds by a	188
participating school or other educational provider shall be	189

returned to the student's scholarship account. Such a refund or	190
repayment shall not be made directly to the student or the	191
student's parent.	192
(D) If a student for whom a scholarship account has been	193
	193
established for a school year enrolls in a school district,	
community school, or STEM school during that school year, the	195
treasurer of state shall transfer the balance of any funds in	196
the student's account, including any prorated refund from a	197
participating school, to the department of education, and the	198
department shall distribute those funds to the school district,	199
community school, or STEM school in which the student enrolls.	200
(E) If the parent of a student for whom a scholarship	201
account is established for a school year reapplies to have an	202
account established for the immediately subsequent school year,	203
the treasurer of state shall, on the thirtieth day of June of	204
the school year for which the account is established, transfer	205
to the student's new account fifty per cent of the balance of	206
funds in the student's old account. The treasurer of state shall	207
transfer any other funds remaining in the old account to the	208
general revenue fund.	209
(F) Except as provided for in division (G) of this	210
section, if the parent of a student for whom a scholarship	211
account is established for a school year does not reapply to	212
have a new account established for the immediately subsequent	213
school year, the treasurer of state shall, on the thirtieth day	214
of June of the school year for which the account is established,	215
transfer the balance of any funds in the student's old account	216
to the department. The department shall distribute those funds	217
to the school district, community school, or STEM school in	218
which the students enrolls in the subsequent school year. If the	219

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student does not enroll in a school district, community school,	220
or STEM school in the subsequent school year, the department	221
shall distribute those funds to the student's resident district.	222
(G)(1) If the student for whom a scholarship account is	223
established for a school year completes grade twelve, or the	224
equivalent, in that school year, the student's parent may	225
request that the treasurer of state do either of the following	226
with regard to an amount equal to fifty per cent of the balance	227
of any funds remaining in the account:	228
(a) Transfer that amount to a scholarship account	229
established for the student's sibling for the immediately	230
subsequent school year;	231
(b) Use that amount to make a contribution to a qualified	232
education savings account established for the student pursuant	233
to 26 U.S.C. 529.	234
(2) In that event the student's parent submits a request	235
under division (G)(1) of this section, the treasurer of state	236
shall, on the thirtieth day of June of the school year for which	237
the student's account is established, do either of the	238
<pre>following:</pre>	239
(a) Transfer fifty per cent of the balance of any funds in	240
the student's account to the scholarship account established for	241
the student's sibling;	242
(b) Use fifty per cent of the balance of any funds in the	243
student's account to make a contribution to the student's	244
education savings account under 26 U.S.C. 529.	245
For any other funds remaining in the student's backpack	246
scholarship account after the transfer or contribution, the	247
treasurer of state shall transfer those funds to the general	248

revenue fund.	249
(3) If the parent of a student described in division (F)	250
(1) of this section does not submit a request under that	251
division, the treasurer of state shall transfer the balance of	252
any funds in the student's account to the general revenue fund.	253
(H) Nothing in this section prohibits the parent of a	254
student for whom a backpack scholarship account is established	255
from making payments for the costs of educational goods and	256
services not covered by the funds in that account. However, the	257
parent of a student shall not deposit funds in the student's	258
<pre>backpack scholarship account.</pre>	259
Sec. 3310.25. (A) Not later than February 15, 2024, a	260
<pre>chartered nonpublic or nonchartered nonpublic school that elects</pre>	261
to participate in the backpack scholarship program for the 2024-	262
2025 school year shall notify the treasurer of state of that	263
fact. Thereafter, a chartered nonpublic or nonchartered	264
nonpublic school that elects to participate in the program for a	265
school year shall notify the treasurer of state of that fact not	266
later than the fifteenth day of February immediately prior to	267
the first day of July of that school year.	268
(B) Each chartered nonpublic or nonchartered nonpublic	269
school that elects to participate in the program shall do all of	270
<pre>the following:</pre>	271
(1) Administer to all students enrolled in any of grades	272
one through eight nationally recognized measures of achievement,	273
as determined by the school, in the subject areas or reading,	274
<pre>mathematics, and history at least every other year;</pre>	275
(2) For students enrolled in any of grades nine through	276
twelve in a chartered nonpublic school, annually administer to	277

those students the assessments prescribed by sections 3301.0712	278
or 3313.619 of the Revised Code, as applicable, in accordance	279
with section 3301.0711 of the Revised Code;	280
(3) Report to the treasurer of state the aggregate results	281
of the measures and assessments administered under division (B)	282
of this section. The treasurer of state shall publish the	283
aggregate results and provide them to the parent of an eligible	284
student upon that parent's request.	285
(C) No chartered nonpublic or nonchartered nonpublic	286
school that elects to participate in the program shall charge	287
any student whose family income is at or below two hundred per	288
cent of the federal poverty guidelines, as defined in section	289
5101.46 of the Revised Code, a tuition that is greater than the	290
amount described for that student under (A) (14) (a) of section	291
3317.022 of the Revised Code.	292
(D) Each chartered nonpublic or nonchartered nonpublic	293
school that elects to participate in the program shall comply	294
with the requirements prescribed under this section. However,	295
such schools are autonomous and not an agent of the state or	296
federal governments. Therefore, all of the following shall	297
<pre>apply:</pre>	298
(1) The treasurer of state shall not regulate the	299
educational or instructional program of a chartered nonpublic or	300
nonchartered nonpublic school or other educational provider that	301
accepts funds under the program.	302
(2) The backpack scholarship program does not expand the	303
authority of the treasurer of state to impose on chartered	304
nonpublic or nonchartered nonpublic schools any additional	305
requirements beyond those prescribed under this section.	306

(3) Chartered nonpublic and nonchartered nonpublic schools	307
that elect to participate in the program shall be given maximum	308
freedom to provide for the educational needs of their students.	309
(E) The treasurer of state may remove a chartered	310
nonpublic or nonchartered nonpublic school from the list of	311
schools participating in the program if the treasurer determines	312
the school has routinely failed to comply with the requirements	313
prescribed under this section.	314
(F) Nothing in this section affects the state board of	315
education's authority to adopted minimum education standards or	316
minimum operating standards under division (D) of section	317
3301.07 of the Revised Code or issue charters pursuant to	318
section 3301.16 of the Revised Code.	319
Sec. 3310.26. (A) Only for the purpose of administering	320
the backpack scholarship program, the department of education	321
may request from any of the following entities the data	322
verification code assigned under division (D)(2) of section	323
3301.0714 of the Revised Code to any student who is seeking a	324
scholarship account under the program:	325
(1) The student's resident district;	326
(2) If applicable, the community school in which that	327
<pre>student is enrolled;</pre>	328
(3) The independent contractor engaged to create and	329
maintain student data verification codes.	330
(B) Upon a request by the department under division (A) of	331
this section for the data verification code of a student seeking	332
a scholarship or a request by the student's parent for that	333
code, the school district or community school shall submit that	334
code to the department or parent in the manner specified by the	335

department. If the student has not been assigned a code, because	336
the student will be entering kindergarten during the school year	337
for which the scholarship is sought, the district shall assign a	338
code to that student and submit the code to the department or	339
parent by a date specified by the department. If the district	340
does not assign a code to the student by the specified date, the	341
department shall assign a code to that student.	342
The department annually shall submit to each school	343
district the name and data verification code of each student	344
residing in the district who is entering kindergarten, for whom	345
a scholarship account is established under the program, and for	346
whom the department has assigned a code under this division.	347
(C) For the purpose of administering the applicable	348
assessments prescribed under section 3301.0712 of the Revised	349
Code, as required by section 3310.25 of the Revised Code, the	350
department shall provide to each chartered nonpublic school that	351
enrolls a student for whom a scholarship account has been	352
established the data verification code for that student.	353
(D) The department and each chartered nonpublic school	354
that receives a data verification code under this section shall	355
not release that code to any person except as provided by law.	356
Any document relative to this program that the department	357
holds in its files that contains both a student's name or other	358
personally identifiable information and the student's data	359
verification code is not a public record under section 149.43 of	360
the Revised Code.	361
Sec. 3310.27. The treasurer of state shall adopt rules in	362
accordance with Chapter 119. of the Revised Code for the	363
purposes of implementing sections 3310.21 to 3310.27 of the	364

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Revised Code.	365
Sec. 3317.02. As used in this chapter:	366
(A) "Alternative school" has the same meaning as in	367
section 3313.974 of the Revised Code.	368
(B) "Autism scholarship unit" means a unit that consists	369
of all of the students for whom autism scholarships are awarded	370
under section 3310.41 of the Revised Code.	371
(C) For fiscal years 2022 and 2023, a district's "base	372
cost enrolled ADM" for a fiscal year means the greater of the	373
following:	374
(1) The district's enrolled ADM for the previous fiscal	375
year;	376
(2) The average of the district's enrolled ADM for the	377
previous three fiscal years.	378
(D)(1) "Base cost per pupil" means the following for a	379
city, local, or exempted village school district:	380
(a) For fiscal years 2022 and 2023, the aggregate base	381
cost calculated for that district for that fiscal year under	382
section 3317.011 of the Revised Code divided by the district's	383
base cost enrolled ADM for that fiscal year;	384
(b) For fiscal year 2024 and each fiscal year thereafter,	385
an amount calculated in a manner determined by the general	386
assembly.	387
(2) "Base cost per pupil" means the following for a joint	388
vocational school district:	389
(a) For fiscal years 2022 and 2023, the aggregate base	390
cost calculated for that district for that fiscal year under	391

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section 3317.012 of the Revised Code divided by the district's	392
base cost enrolled ADM for that fiscal year;	393
(b) For fiscal year 2024 and each fiscal year thereafter,	394
an amount calculated in a manner determined by the general	395
assembly.	396
(E)(1) "Category one career-technical education ADM" means	397
the enrollment of students during the school year on a full-time	398
equivalency basis in career-technical education programs	399
described in division (A)(1) of section 3317.014 of the Revised	400
Code and, in the case of a funding unit that is a city, local,	401
exempted village, or joint vocational school district, certified	402
under division (B)(11) or (D)(2)(h) of section 3317.03 of the	403
Revised Code or, in the case of the community and STEM school	404
unit, reported by all community and STEM schools statewide under	405
divisions (B)(4) and (5) of section 3314.08 of the Revised Code	406
and division (D) of section 3326.32 of the Revised Code.	407
(2) "Category two career-technical education ADM" means	408
the enrollment of students during the school year on a full-time	409
equivalency basis in career-technical education programs	410
described in division (A)(2) of section 3317.014 of the Revised	411
Code and, in the case of a funding unit that is a city, local,	412
exempted village, or joint vocational school district, certified	413
under division (B)(12) or (D)(2)(i) of section 3317.03 of the	414
Revised Code or, in the case of the community and STEM school	415
unit, reported by all community and STEM schools statewide under	416
divisions (B)(4) and (5) of section 3314.08 of the Revised Code	417
and division (D) of section 3326.32 of the Revised Code.	418
(3) "Category three career-technical education ADM" means	419
the enrollment of students during the school year on a full-time	420
equivalency basis in career-technical education programs	421

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described in division (A)(3) of section 3317.014 of the Revised	422
Code and, in the case of a funding unit that is a city, local,	423
exempted village, or joint vocational school district, certified	424
under division (B)(13) or (D)(2)(j) of section 3317.03 of the	425
Revised Code or, in the case of the community and STEM school	426
unit, reported by all community and STEM schools statewide under	427
divisions (B)(4) and (5) of section 3314.08 of the Revised Code	428
and division (D) of section 3326.32 of the Revised Code.	429

- (4) "Category four career-technical education ADM" means 430 the enrollment of students during the school year on a full-time 431 equivalency basis in career-technical education programs 432 described in division (A)(4) of section 3317.014 of the Revised 433 Code and, in the case of a funding unit that is a city, local, 434 exempted village, or joint vocational school district, certified 435 under division (B)(14) or (D)(2)(k) of section 3317.03 of the 436 Revised Code or, in the case of the community and STEM school 437 unit, reported by all community and STEM schools statewide under 438 divisions (B)(4) and (5) of section 3314.08 of the Revised Code 439 and division (D) of section 3326.32 of the Revised Code. 440
- (5) "Category five career-technical education ADM" means 441 the enrollment of students during the school year on a full-time 442 equivalency basis in career-technical education programs 443 described in division (A)(5) of section 3317.014 of the Revised 444 Code and, in the case of a funding unit that is a city, local, 445 exempted village, or joint vocational school district, certified 446 under division (B)(15) or (D)(2)(1) of section 3317.03 of the 447 Revised Code or, in the case of the community and STEM school 448 unit, reported by all community and STEM schools statewide under 449 divisions (B)(4) and (5) of section 3314.08 of the Revised Code 450 and division (D) of section 3326.32 of the Revised Code. 451

(F)(1) "Category one English learner ADM" means the full-	452
time equivalent number of English learners described in division	453
(A) of section 3317.016 of the Revised Code and, in the case of	454
a funding unit that is a city, local, exempted village, or joint	455
vocational school district, certified under division (B)(16) or	456
(D)(2)(m) of section 3317.03 of the Revised Code or, in the case	457
of the community and STEM school unit, reported by all community	458
and STEM schools statewide under division (B)(6) of section	459
3314.08 of the Revised Code and division (E) of section 3326.32	460
of the Revised Code.	461

- (2) "Category two English learner ADM" means the full-time 462 equivalent number of English learners described in division (B) 463 of section 3317.016 of the Revised Code and, in the case of a 464 funding unit that is a city, local, exempted village, or joint 465 vocational school district, certified under division (B) (17) or 466 (D)(2)(n) of section 3317.03 of the Revised Code or, in the case 467 of the community and STEM school unit, reported by all community 468 and STEM schools statewide under division (B)(6) of section 469 3314.08 of the Revised Code and division (E) of section 3326.32 470 of the Revised Code. 471
- (3) "Category three English learner ADM" means the full-472 time equivalent number of English learners described in division 473 (C) of section 3317.016 of the Revised Code and, in the case of 474 a funding unit that is a city, local, exempted village, or joint 475 vocational school district, certified under division (B) (18) or 476 (D)(2)(o) of section 3317.03 of the Revised Code or, in the case 477 of the community and STEM school unit, reported by all community 478 and STEM schools statewide under division (B)(6) of section 479 3314.08 of the Revised Code and division (E) of section 3326.32 480 of the Revised Code. 481

(G)(1) "Category one special education ADM" means the	482
full-time equivalent number of children with disabilities	483
receiving special education services for the disability	484
specified in division (A) of section 3317.013 of the Revised	485
Code and, in the case of a funding unit that is a city, local,	486
exempted village, or joint vocational school district, certified	487
under division (B)(5) or (D)(2)(b) of section 3317.03 of the	488
Revised Code or, in the case of the community and STEM school	489
unit, reported by all community and STEM schools statewide under	490
division (B)(3) of section 3314.08 of the Revised Code and	491
division (C) of section 3326.32 of the Revised Code.	492

- (2) "Category two special education ADM" means the full-493 time equivalent number of children with disabilities receiving 494 special education services for those disabilities specified in 495 division (B) of section 3317.013 of the Revised Code and, in the 496 case of a funding unit that is a city, local, exempted village, 497 or joint vocational school district, certified under division 498 (B)(6) or (D)(2)(c) of section 3317.03 of the Revised Code or, 499 in the case of the community and STEM school unit, reported by 500 all community and STEM schools statewide under division (B)(3) 501 of section 3314.08 of the Revised Code and division (C) of 502 section 3326.32 of the Revised Code. 503
- (3) "Category three special education ADM" means the full-504 time equivalent number of students receiving special education 505 services for those disabilities specified in division (C) of 506 section 3317.013 of the Revised Code, and, in the case of a 507 funding unit that is a city, local, exempted village, or joint 508 vocational school district, certified under division (B)(7) or 509 (D)(2)(d) of section 3317.03 of the Revised Code or, in the case 510 of the community and STEM school unit, reported by all community 511 and STEM schools statewide under division (B)(3) of section 512

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3314.08 of the Revised Code and division (C) of section 3326.32	513
of the Revised Code.	514
(4) "Category four special education ADM" means the full-	515
time equivalent number of students receiving special education	516
services for those disabilities specified in division (D) of	517
section 3317.013 of the Revised Code and, in the case of a	
	518
funding unit that is a city, local, exempted village, or joint	519
vocational school district, certified under division (B)(8) or	520
(D)(2)(e) of section 3317.03 of the Revised Code or, in the case	521
of the community and STEM school unit, reported by all community	522
and STEM schools statewide under division (B)(3) of section	523
3314.08 of the Revised Code and division (C) of section 3326.32	524
of the Revised Code.	525
(5) "Category five special education ADM" means the full-	526
time equivalent number of students receiving special education	527
services for the disabilities specified in division (E) of	528
section 3317.013 of the Revised Code and, in the case of a	529
funding unit that is a city, local, exempted village, or joint	530
vocational school district, certified under division (B)(9) or	531
(D)(2)(f) of section 3317.03 of the Revised Code or, in the case	532
of the community and STEM school unit, reported by all community	533
and STEM schools statewide under division (B)(3) of section	534
3314.08 of the Revised Code and division (C) of section 3326.32	535
of the Revised Code.	536
(6) "Category six special education ADM" means the full-	537
time equivalent number of students receiving special education	538
services for the disabilities specified in division (F) of	539
section 3317.013 of the Revised Code and, in the case of a	540
funding unit that is a city, local, exempted village, or joint	541

vocational school district certified under division (B)(10) or

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(D)(2)(g) of section 3317.03 of the Revised Code or, in the case	543
of the community and STEM school unit, reported by all community	544
and STEM schools statewide under division (B)(3) of section	545
3314.08 of the Revised Code and division (C) of section 3326.32	546
of the Revised Code.	547
(H) "Community and STEM school unit" means a unit that	548
consists of all of the students enrolled in community schools	549
established under Chapter 3314. of the Revised Code and science,	550
technology, engineering, and mathematics schools established	551
under Chapter 3326. of the Revised Code.	552
(I)(1) "Economically disadvantaged index for a school	553
district" means the following:	554
(a) For fiscal years 2022 and 2023, the square of the	555
quotient of that district's percentage of students in its	556
enrolled ADM who are identified as economically disadvantaged as	557
defined by the department of education, divided by the	558
percentage of students in the statewide ADM identified as	559
economically disadvantaged. For purposes of this calculation:	560
(i) For a city, local, or exempted village school	561
district, the "statewide ADM" equals the sum of the following:	562
(I) The enrolled ADM for all city, local, and exempted	563
village school districts combined;	564
(II) The statewide enrollment of students in community	565
schools established under Chapter 3314. of the Revised Code;	566
(III) The statewide enrollment of students in science,	567
technology, engineering, and mathematics schools established	568
under Chapter 3326. of the Revised Code.	569
(ii) For a joint vocational school district, the	570

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"statewide ADM" equals the sum of the enrolled ADM for all joint	571
vocational school districts combined.	572
(b) For fiscal year 2024 and each fiscal year thereafter,	573
an index calculated in a manner determined by the general	574
assembly.	575
(2) "Economically disadvantaged index for a community or	576
STEM school" means the following:	577
(a) For fiscal years 2022 and 2023, the square of the	578
quotient of the percentage of students enrolled in the school	579
who are identified as economically disadvantaged as defined by	580
the department of education, divided by the percentage of	581
students in the statewide ADM identified as economically	582
disadvantaged. For purposes of this calculation, the "statewide	583
ADM" equals the "statewide ADM" for city, local, and exempted	584
village school districts described in division (I)(1)(a)(i) of	585
this section.	586
(b) For fiscal year 2024 and each fiscal year thereafter,	587
an index calculated in a manner determined by the general	588
assembly.	589
(J) Division (J) of this section does not apply on or	590
<u>after July 1, 2024.</u>	591
"Educational choice scholarship unit" means a unit that	592
consists of all of the students for whom educational choice	593
scholarships are awarded under sections 3310.03 and 3310.032 of	594
the Revised Code.	595
(K) "Enrolled ADM" means the following:	596
(1) For a city, local, or exempted village school	597
district, the enrollment reported under division (A) of section	598

3317.03 of the Revised Code, as verified by the superintendent	599
of public instruction and adjusted if so ordered under division	600
(K) of that section, and as further adjusted by the department	601
of education, as follows:	602
(a) Add the students described in division (A)(1)(b) of	603
section 3317.03 of the Revised Code;	604
(b) Subtract the students counted under divisions (A)(2)	605
(a), (b), (d), (g), (h), (i), and (j), and (k) of section	606
3317.03 of the Revised Code;	607
(c) Count only twenty per cent of the number of joint	608
vocational school district students counted under division (A)	609
(3) of section 3317.03 of the Revised Code;	610
(d) Add twenty per cent of the number of students who are	611
entitled to attend school in the district under section 3313.64	612
or 3313.65 of the Revised Code and are enrolled in another	613
school district under a career-technical education compact;	614
(e) Add twenty per cent of the number of students	615
described in division (A)(1)(b) of section 3317.03 of the	616
Revised Code who enroll in a joint vocational school district or	617
under a career-technical education compact.	618
(2) For a joint vocational school district, the final	619
number verified by the superintendent of public instruction,	620
based on the enrollment reported and certified under division	621
(D) of section 3317.03 of the Revised Code, as adjusted, if so	622
ordered, under division (K) of that section, and as further	623
adjusted by the department of education by adding the students	624
described in division (D)(1)(b) of section 3317.03 of the	625
Revised Code;	626
(3) For the community and STEM school unit, the sum of the	627

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number of students reported as enrolled in community schools	628
under divisions (B)(1) and (2) of section 3314.08 of the Revised	629
Code and the number of students reported as enrolled in STEM	630
schools under division (A) of section 3326.32 of the Revised	631
Code;	632
(4) Division (K)(4) of this section does not apply on or	633
after July 1, 2024.	634
For the educational choice scholarship unit, the number of	635
students for whom educational choice scholarships are awarded	636
under sections 3310.03 and 3310.032 of the Revised Code as	637
reported under division (A)(2)(g) of section 3317.03 of the	638
Revised Code;	639
(5) Division (K)(5) of this section does not apply on or	640
after July 1, 2024.	641
For the pilot project scholarship unit, the number of	642
students for whom pilot project scholarships are awarded under	643
sections 3313.974 to 3313.979 of the Revised Code as reported	644
under division (A)(2)(b) of section 3317.03 of the Revised Code;	645
(6) For the autism scholarship unit, the number of	646
students for whom autism scholarships are awarded under section	647
3310.41 of the Revised Code as reported under division (A)(2)(h)	648
of section 3317.03 of the Revised Code;	649
(7) For the Jon Peterson special needs scholarship unit,	650
the number of students for whom Jon Peterson special needs	651
scholarships are awarded under sections 3310.51 to 3310.64 of	652
the Revised Code as reported under division (A)(2)(h) of section	653
3317.03 of the Revised Code;	654
(8) For the backpack scholarship unit, the number of	655
students for whom educational savings accounts are established	656

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under sections 3310.21 to 3310.27 of the Revised Code as	657
reported under division (A)(2)(k) of section 3317.03 of the	658
Revised Code.	659
(L)(1) "Formula ADM" means, for a city, local, or exempted	660
village school district, the enrollment reported under division	661
(A) of section 3317.03 of the Revised Code, as verified by the	662
superintendent of public instruction and adjusted if so ordered	663
under division (K) of that section, and as further adjusted by	664
the department of education, as follows:	665
(a) Count only twenty per cent of the number of joint	666
vocational school district students counted under division (A)	667
(3) of section 3317.03 of the Revised Code;	668
(b) Add twenty per cent of the number of students who are	669
entitled to attend school in the district under section 3313.64	670
or 3313.65 of the Revised Code and are enrolled in another	671
school district under a career-technical education compact.	672
(2) "Formula ADM" means, for a joint vocational school	673
district, the final number verified by the superintendent of	674
public instruction, based on the enrollment reported and	675
certified under division (D) of section 3317.03 of the Revised	676
Code, as adjusted, if so ordered, under division (K) of that	677
section.	678
(M) "FTE basis" means a count of students based on full-	679
time equivalency, in accordance with rules adopted by the	680
department of education pursuant to section 3317.03 of the	681
Revised Code. In adopting its rules under this division, the	682
department shall provide for counting any student in category	683
one, two, three, four, five, or six special education ADM or in	684
category one, two, three, four, or five career-technical	685

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duration 2DW in the community the student is counted in	CO.C
education ADM in the same proportion the student is counted in	686
enrolled ADM and formula ADM.	687
(N) For fiscal years 2022 and 2023, "funding base" means,	688
for a city, local, or exempted village school district, the sum	689
of the following as calculated by the department:	690
(1) The district's "general funding base," which equals	691
the amount calculated as follows:	692
(a) Compute the sum of the following:	693
(i) The amount calculated for the district for fiscal year	694
2020 under division (A)(1) of Section 265.220 of H.B. 166 of the	695
133rd general assembly after any adjustments required under	696
Section 265.227 of H.B. 166 of the 133rd general assembly and	697
prior to any funding reductions authorized by Executive Order	698
2020-19D, "Implementing Additional Spending Controls to Balance	699
the State Budget" issued on May 7, 2020;	700
(ii) Either of the following:	701
(I) For fiscal year 2022, the district's payments for	702
fiscal year 2020 under divisions (C)(1), (2), (3), and (4) of	703
section 3313.981 of the Revised Code as those divisions existed	704
prior to September 30, 2021;	705
(II) For fiscal year 2023, the district's payments for	706
fiscal year 2020 under divisions (C)(1), (3), and (4) of section	707
3313.981 of the Revised Code as those divisions existed prior to	708
September 30, 2021.	709
(b) Subtract from the amount calculated in division (N) (1)	710
(a) of this section the sum of the following:	711
(i) The following difference:	712

(The amount paid to the district under division (A)(5) of	713
section 3317.022 of the Revised Code, as that division existed	714
prior to September 30, 2021, for fiscal year 2019) - (the	715
amounts deducted from the district and paid to a community	716
school under division (C)(1)(e) of section 3314.08 of the	717
Revised Code or a science, technology, engineering, and	718
mathematics school under division (E) of section 3326.33 of the	719
Revised Code as those divisions existed prior to September 30,	720
2021, for fiscal year 2020 in accordance with division (A) of	721
Section 265.235 of H.B. 166 of the 133rd general assembly)	722
(ii) The payments deducted from the district and paid to a	723
community school for fiscal year 2020 under divisions (C)(1)(a),	724
(b), (c), (d), (e), (f), and (g) of section 3314.08 of the	725
Revised Code as those divisions existed prior to September 30,	726
2021, in accordance with division (A) of Section 265.230 of H.B.	727
166 of the 133rd general assembly;	728
(iii) The payments deducted from the district and paid to	729
a science, technology, engineering, and mathematics school for	730
fiscal year 2020 under divisions (A), (B), (C), (D), (E), (F),	731
and (G) of section 3326.33 of the Revised Code as those	732
divisions existed prior to September 30, 2021, in accordance	733
with division (A) of Section 265.235 of H.B. 166 of the 133rd	734
<pre>general assembly;</pre>	735
(iv) The payments deducted from the district under	736
division (C) of section 3310.08 of the Revised Code as that	737
division existed prior to September 30, 2021, division (C)(2) of	738
section 3310.41 of the Revised Code as that division existed	739
prior to September 30, 2021, and former section 3310.55 of the	740
Revised Code for fiscal year 2020 and, in the case of a pilot	741
project school district as defined in section 3313.975 of the	742

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Revised Code, the funds deducted from the district under Section	743
265.210 of H.B. 166 of the 133rd general assembly to operate the	744
pilot project scholarship program for fiscal year 2020 under	745
sections 3313.974 to 3313.979 of the Revised Code;	746
(v) Either of the following:	747
(I) For fiscal year 2022, the payments subtracted from the	748
district for fiscal year 2020 under divisions (B)(1), (2), and	749
(3) of section 3313.981 of the Revised Code as those divisions	750
existed prior to September 30, 2021;	751
(II) For fiscal year 2023, the payments subtracted from	752
the district for fiscal year 2020 under divisions (B)(1) and (3)	753
of section 3313.981 of the Revised Code as those divisions	754
existed prior to September 30, 2021.	755
(2) The district's "disadvantaged pupil impact aid funding	756
base," which equals the following difference:	757
(The amount paid to the district under division (A)(5) of	758
section 3317.022 of the Revised Code, as that division existed	759
prior to September 30, 2021, for fiscal year 2019) - (the	760
amounts deducted from the district and paid to a community	761
school under division (C)(1)(e) of section 3314.08 of the	762
Revised Code or a science, technology, engineering, and	763
mathematics school under division (E) of section 3326.33 of the	764
Revised Code as those divisions existed prior to September 30,	765
2021, for fiscal year 2020 in accordance with division (A) of	766
Section 265.235 of H.B. 166 of the 133rd general assembly)	767
(O) For fiscal years 2022 and 2023, "funding base" means,	768
for a joint vocational school district, the sum of the following	769
as calculated by the department:	770
(1) The district's "general funding base," which equals	771

the amount calculated as follows:	772
(a) Compute the sum of the following:	773
(i) The district's payments for fiscal year 2020 under	774
Section 265.225 of H.B. 166 of the 133rd general assembly after	775
any adjustments required under Section 265.227 of H.B. 166 of	776
the 133rd general assembly;	777
(ii) Either of the following:	778
(I) For fiscal year 2022, the district's payments for	779
fiscal year 2020 under divisions (D)(1), (2), and (E)(3) of	780
section 3313.981 of the Revised Code as those divisions existed	781
prior to September 30, 2021;	782
(II) For fiscal year 2023, the district's payments for	783
fiscal year 2020 under divisions (D)(1) and (2) of section	784
3313.981 of the Revised Code as those divisions existed prior to	785
September 30, 2021.	786
(b) Subtract from the amount paid to the district under	787
division (A)(3) of section 3317.16 of the Revised Code, as that	788
division existed prior to September 30, 2021, for fiscal year	789
2019.	790
(2) The district's "disadvantaged pupil impact aid funding	791
base," which equals the amount paid to the district under	792
division (A)(3) of section 3317.16 of the Revised Code, as that	793
division existed prior to September 30, 2021, for fiscal year	794
2019.	795
(P) For fiscal years 2022 and 2023, "funding base" for a	796
community school means the following:	797
(1) For a community school that was in operation for the	798
entirety of fiscal year 2020, the amount paid to the school for	799

that fiscal year under division (C)(1) of section 3314.08 of the	800
Revised Code as that division existed prior to September 30,	801
2021, in accordance with division (A) of Section 265.230 of H.B.	802
166 of the 133rd general assembly and the amount, if any, paid	803
to the school for that fiscal year under section 3314.085 of the	804
Revised Code in accordance with division (B) of Section 265.230	805
of H.B. 166 of the 133rd general assembly;	806

- (2) For a community school that was in operation for part 807 of fiscal year 2020, the amount that would have been paid to the 808 school for that fiscal year under division (C)(1) of section 809 3314.08 of the Revised Code as that division existed prior to 810 September 30, 2021, in accordance with division (A) of Section 811 265.230 of H.B. 166 of the 133rd general assembly if the school 812 had been in operation for the entirety of that fiscal year, as 813 calculated by the department, and the amount that would have 814 been paid to the school for that fiscal year under section 815 3314.085 of the Revised Code in accordance with division (B) of 816 Section 265.230 of H.B. 166 of the 133rd general assembly, if 817 any, if the school had been in operation for the entirety of 818 that fiscal year, as calculated by the department; 819
- (3) For a community school that was not in operation for 820 fiscal year 2020, the amount that would have been paid to the 821 school if it was in operation for that school year under 822 division (C)(1) of section 3314.08 of the Revised Code as that 823 division existed prior to September 30, 2021, in accordance with 824 division (A) of Section 265.230 of H.B. 166 of the 133rd general 825 assembly if the school had been in operation for the entirety of 826 that fiscal year, as calculated by the department, and the 827 amount that would have been paid to the school for that fiscal 828 year under section 3314.085 of the Revised Code in accordance 829 with division (B) of Section 265.230 of H.B. 166 of the 133rd 830

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general assembly, if any, if the school had been in operation	831
for the entirety of that fiscal year, as calculated by the	832
department.	833
(Q) For fiscal years 2022 and 2023, "funding base" for a	834
STEM school means the following:	835
(1) For a science, technology, engineering, and	836
mathematics school that was in operation for the entirety of	837
fiscal year 2020, the amount paid to the school for that fiscal	838
year under section 3326.33 of the Revised Code as that section	839
existed prior to September 30, 2021, in accordance with division	840
(A) of Section 265.235 of H.B. 166 of the 133rd general assembly	841
and the amount, if any, paid to the school for that fiscal year	842
under section 3326.41 of the Revised Code in accordance with	843
division (B) of Section 265.235 of H.B. 166 of the 133rd general	844
assembly;	845
(2) For a science, technology, engineering, and	846
mathematics school that was in operation for part of fiscal year	847
2020, the amount that would have been paid to the school for	848
that fiscal year under section 3326.33 of the Revised Code as	849
that section existed prior to September 30, 2021, in accordance	850
with division (A) of Section 265.235 of H.B. 166 of the 133rd	851
general assembly if the school had been in operation for the	852
entirety of that fiscal year, as calculated by the department,	853
and the amount that would have been paid to the school for that	854
fiscal year under section 3326.41 of the Revised Code in	855
accordance with division (B) of Section 265.235 of H.B. 166 of	856
the 133rd general assembly, if any, if the school had been in	857
operation for the entirety of that fiscal year, as calculated by	858
the department;	859
(3) For a science, technology, engineering, and	860

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mathematics school that was not in operation for fiscal year	861
2020, the amount that would have been paid to the school if it	862
was in operation for that school year under section 3326.33 of	863
the Revised Code as that section existed prior to September 30,	864
2021, in accordance with division (A) of Section 265.235 of H.B.	865
166 of the 133rd general assembly if the school had been in	866
operation for the entirety of that fiscal year, as calculated by	867
the department, and the amount that would have been paid to the	868
school for that fiscal year under section 3326.41 of the Revised	869
Code in accordance with division (B) of Section 265.235 of H.B.	870
166 of the 133rd general assembly, if any, if the school had	871
oeen in operation for the entirety of that fiscal year, as	872
calculated by the department.	873
(R) "Funding unit" means any of the following:	874
(1) A city, local, exempted village, or joint vocational	875
school district;	876
(2) The community and STEM school unit;	877
(3) Division (R)(3) of this section does not apply on or	878
after July 1, 2024.	879
The educational choice scholarship unit;	880
(4) <u>Division (R)(4) of this section does not apply on or</u>	881
after July 1, 2024.	882
The pilot project scholarship unit;	883
(5) The autism scholarship unit;	884
(6) The Jon Peterson special needs scholarship unit:	885
(7) The backpack scholarship unit.	886
(S) "Jon Peterson special needs scholarship unit" means a	887

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unit that consists of all of the students for whom Jon Peterson	888
scholarships are awarded under sections 3310.51 to 3310.64 of	889
the Revised Code.	890
(T) "Internet- or computer-based community school" has the	891
same meaning as in section 3314.02 of the Revised Code.	892
(U) "LRE student with a disability" means a child with a	893
disability who has an individualized education program providing	894
for the student to spend more than half of each school day in a	895
regular school setting with nondisabled students. For purposes	896
of this division, "individualized education program" and "child	897
with a disability" have the same meanings as in section 3323.01	898
of the Revised Code, and "LRE" is an abbreviation for "least	899
restrictive environment."	900
(V) "Medically fragile child" means a child to whom all of	901
the following apply:	902
(1) The child requires the services of a doctor of	903
medicine or osteopathic medicine at least once a week due to the	904
instability of the child's medical condition.	905
(2) The child requires the services of a registered nurse	906
on a daily basis.	907
(3) The child is at risk of institutionalization in a	908
hospital, skilled nursing facility, or intermediate care	909
facility for individuals with intellectual disabilities.	910
(W)(1) A child may be identified as having an "other	911
health impairment-major" if the child's condition meets the	912
definition of "other health impaired" established in rules	913
previously adopted by the state board of education and if either	914
of the following apply:	915

(a) The child is identified as having a medical condition	916
that is among those listed by the superintendent of public	917
instruction as conditions where a substantial majority of cases	918
fall within the definition of "medically fragile child."	919
(b) The child is determined by the superintendent of	920
public instruction to be a medically fragile child. A school	921
district superintendent may petition the superintendent of	922
public instruction for a determination that a child is a	923
medically fragile child.	924
(2) A child may be identified as having an "other health	925
impairment-minor" if the child's condition meets the definition	926
of "other health impaired" established in rules previously	927
adopted by the state board of education but the child's	928
condition does not meet either of the conditions specified in	929
division $(W)(1)(a)$ or (b) of this section.	930
(X)(1) For fiscal years 2022 and 2023, a city, local,	931
exempted village, or joint vocational school district's,	932
community school's, or STEM school's "general phase-in	933
percentage" is equal to the percentage for that fiscal year that	934
is determined by the general assembly.	935
(2) For fiscal years 2022 and 2023, a city, local,	936
exempted village, or joint vocational school district's "phase-	937
in percentage for disadvantaged pupil impact aid" is equal to	938
the percentage for that fiscal year that is determined by the	939
general assembly.	940
(Y) Division (Y) of this section does not apply on or	941
<u>after July 1, 2024.</u>	942
"Pilot project scholarship unit" means a unit that	943
consists of all of the students for whom pilot project	944

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scholarships are awarded under sections 3313.974 to 3313.979 of	945
the Revised Code.	946
(Z) "Preschool child with a disability" means a child with	947
a disability, as defined in section 3323.01 of the Revised Code,	948
who is at least age three but is not of compulsory school age,	949
as defined in section 3321.01 of the Revised Code, and who is	950
not currently enrolled in kindergarten.	951
(AA) "Related services" includes:	952
(1) Child study, special education supervisors and	953
coordinators, speech and hearing services, adaptive physical	954
development services, occupational or physical therapy, teacher	955
assistants for children with disabilities whose disabilities are	956
described in division (B) of section 3317.013 or division (G)(3)	957
of this section, behavioral intervention, interpreter services,	958
work study, nursing services, and specialized integrative	959
services as those terms are defined by the department;	960
(2) Speech and language services provided to any student	961
with a disability, including any student whose primary or only	962
disability is a speech and language disability;	963
(3) Any related service not specifically covered by other	964
state funds but specified in federal law, including but not	965
limited to, audiology and school psychological services;	966
(4) Any service included in units funded under former	967
division (0)(1) of section 3317.024 of the Revised Code;	968
(5) Any other related service needed by children with	969
disabilities in accordance with their individualized education	970
programs.	971
(BB) "School district," unless otherwise specified, means	972

city, local, and exempted village school districts.	973
(CC) "Separately educated student with a disability" has	974
the same meaning as in section 3313.974 of the Revised Code.	975
(DD) "State education aid" has the same meaning as in	976
section 5751.20 of the Revised Code.	977
(EE)(1) "State share percentage" means the following for a	978
city, local, or exempted village school district:	979
(a) For fiscal years 2022 and 2023, the state share	980
percentage calculated under section 3317.017 of the Revised	981
Code;	982
(b) For fiscal year 2024 and each fiscal year thereafter,	983
a percentage calculated in a manner determined by the general	984
assembly.	985
(2) "State share percentage" means the following for a	986
joint vocational school district:	987
(a) For fiscal years 2022 and 2023, the percentage	988
calculated in accordance with the following formula:	989
The amount computed for the district under division (A)(1) of	990
section 3317.16 of the Revised Code for that fiscal year / the	991
aggregate base cost calculated for the district for that fiscal	992
year under section 3317.012 of the Revised Code	993
(b) For fiscal year 2024 and each fiscal year thereafter,	994
a percentage calculated in a manner determined by the general	995
assembly.	996
(FF) "Statewide average base cost per pupil" means the	997
following:	998
(1) For fiscal years 2022 and 2023, the statewide average	999

base cost per pupil calculated under division (A) of section	1000
3317.018 of the Revised Code;	1001
(2) For fiscal year 2024 and each fiscal year thereafter,	1002
an amount calculated in a manner determined by the general	1003
assembly.	1004
(GG) "Statewide average career-technical base cost per	1005
<pre>pupil" means the following:</pre>	1006
(1) For fiscal years 2022 and 2023, the statewide average	1007
career-technical base cost per pupil calculated under division	1008
(B) of section 3317.018 of the Revised Code;	1009
(2) For fiscal year 2024 and each fiscal year thereafter,	1010
an amount calculated in a manner determined by the general	1011
assembly.	1012
(HH) "STEM school" means a science, technology,	1013
engineering, and mathematics school established under Chapter	1014
3326. of the Revised Code.	1015
(II) "Taxes charged and payable" means the taxes charged	1016
and payable against real and public utility property after	1017
making the reduction required by section 319.301 of the Revised	1018
Code, plus the taxes levied against tangible personal property.	1019
(JJ) For purposes of sections 3317.017 and 3317.16 of the	1020
Revised Code, "three-year average valuation" for a fiscal year	1021
means the average of total taxable value for the three most	1022
recent tax years for which data is available, as certified under	1023
section 3317.021 of the Revised Code.	1024
(KK) "Total ADM" means, for a city, local, or exempted	1025
village school district, the enrollment reported under division	1026
(A) of section 3317.03 of the Revised Code minus the enrollment	1027

reported under divisions (A)(2)(a), (b), (g), (h), and (i), and	1028
(k) of that section, as verified by the superintendent of public	1029
instruction and adjusted if so ordered under division (K) of	1030
that section.	1031
(LL) "Total special education ADM" means the sum of	1032
categories one through six special education ADM.	1033
(MM) "Total taxable value" means the sum of the amounts	1034
certified for a city, local, exempted village, or joint	1035
vocational school district under divisions (A)(1) and (2) of	1036
section 3317.021 of the Revised Code.	1037
(NN) "Tuition discount" means any deduction from the base	1038
tuition amount per student charged by a chartered nonpublic	1039
school, to which the student's family is entitled due to one or	1040
more of the following conditions:	1041
(1) The student's family has multiple children enrolled in	1042
the same school.	1043
(2) The student's family is a member of or affiliated with	1044
a religious or secular organization that provides oversight of	1045
the school or from which the school has agreed to enroll	1046
students.	1047
(3) The student's parent is an employee of the school.	1048
(4) Some other qualification not based on the income of	1049
the student's family or the student's athletic or academic	1050
ability and for which all students in the school may qualify.	1051
(00) "Backpack scholarship unit" means a unit that	1052
consists of all the students for whom educational savings	1053
accounts are established under sections 3310.21 to 3310.27 of	1054
the Revised Code.	1055

Sec. 3317.022. The department of education shall compute	1056
and distribute state core foundation funding to each eligible	1057
funding unit that is a city, local, or exempted village school	1058
district, the community and STEM school unit, the educational	1059
choice scholarship unit, the pilot project scholarship unit, the	1060
autism scholarship unit, and the Jon Peterson special needs	1061
scholarship unit, and the backpack scholarship unit for the	1062
fiscal year, using the information obtained under section	1063
3317.021 of the Revised Code in the calendar year in which the	1064
fiscal year begins in accordance with the following:	1065
For fiscal years 2022 and 2023, for a funding unit that is	1066
a city, local, or exempted village school district:	1067
The district's funding base + [(the district's state core	1068
foundation funding components for that fiscal year calculated	1069
under divisions (A)(1), (2), (3), (5), (6), (7), and (8) of this	1070
section - the district's general funding base calculated in	1071
accordance with division (N)(1) of section 3317.02 of the	1072
Revised Code) X the district's general phase-in percentage for	1073
that fiscal year] + [(the district's disadvantaged pupil impact	1074
aid for that fiscal year calculated under division (A)(4) of	1075
this section - the district's disadvantaged pupil impact aid	1076
funding base calculated in accordance with division (N) (2) of	1077
section 3317.02 of the Revised Code) X the district's phase-in	1078
percentage for disadvantaged pupil impact aid for that fiscal	1079
year] + the district's supplemental targeted assistance funds	1080
calculated under section 3317.0218 of the Revised Code	1081
For fiscal year 2024 and each fiscal year thereafter, for	1082
a funding unit that is a city, local, or exempted village school	1083
district, the sum of the district's state core foundation	1084
funding components for that fiscal year calculated under	1085

divisions (A)(1), (2), (3), (4), (5), (6), (7), and (8) of this	1086
section and the district's supplemental targeted assistance	1087
funds calculated under section 3317.0218 of the Revised Code, if	1088
the general assembly authorizes such payments to these funding	1089
units.	1090
For fiscal years 2022 and 2023, for the community and STEM	1091
school unit, an amount calculated in accordance with section	1092
3317.026 of the Revised Code.	1093
For fiscal years 2024 and each fiscal year thereafter, for	1094
the community and STEM school unit, an amount calculated in	1095
accordance with divisions (A)(1), (3), (4), (5), (7), (8), and	1096
(9) of this section, if the general assembly authorizes such	1097
payments to these funding units.	1098
For the educational choice scholarship unit, the amount	1099
calculated under division (A)(10) of this section. However, for	1100
fiscal year 2025 and each fiscal year thereafter, the department	1101
shall not compute and distribute state core foundation funding	1102
for the educational choice scholarship unit.	1103
For the pilot project scholarship unit, the amount	1104
calculated under division (A)(11) of this section. However, for	1105
fiscal year 2025 and each fiscal year thereafter, the department	1106
shall not compute and distribute state core foundation funding	1107
for the pilot project scholarship unit.	1108
For the autism scholarship unit, the amount calculated	1109
under division (A)(12) of this section.	1110
For the Jon Peterson special needs scholarship unit, the	1111
amount calculated under division (A)(13) of this section.	1112
For fiscal year 2025 and each year thereafter, for the	1113
backpack scholarship unit, the amount calculated under division	1114

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(A) (14) of this section.	1115
(A) A funding unit's state core foundation funding	1116
components shall be the following:	1117
(1)(a) If the funding unit is a city, local, or exempted	1118
village school district, the district's state share, which is	1119
equal to the following:	1120
(i) For fiscal years 2022 and 2023, the amount calculated	1121
under division (B) of section 3317.017 of the Revised Code;	1122
(ii) For fiscal year 2024 and each fiscal year thereafter,	1123
an amount calculated in a manner determined by the general	1124
assembly.	1125
(b) If the funding unit is the community and STEM school	1126
unit, the aggregate base cost for all schools in that unit,	1127
which is equal to the following:	1128
(i) For fiscal years 2022 and 2023, the amount calculated	1129
under section 3317.0110 of the Revised Code;	1130
(ii) For fiscal year 2024 and each fiscal year thereafter,	1131
an amount calculated in a manner determined by the general	1132
assembly.	1133
(2) If the funding unit is a city, local, or exempted	1134
village school district, targeted assistance funds equal to the	1135
following:	1136
(a) For fiscal years 2022 and 2023, an amount calculated	1137
under section 3317.0217 of the Revised Code;	1138
(b) For fiscal year 2024 and each fiscal year thereafter,	1139
an amount calculated in a manner determined by the general	1140
assembly.	1141

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(3) If the funding unit is a city, local, or exempted	1142
village school district or the community and STEM school unit,	1143
additional state aid for special education and related services	1144
provided under Chapter 3323. of the Revised Code calculated as	1145
follows:	1146
(a) For fiscal years 2022 and 2023, the sum of the	1147
following:	1148
(i) The funding unit's category one special education ADM	1149
${\tt X}$ the multiple specified in division (A) of section 3317.013 of	1150
the Revised Code X the statewide average base cost per pupil for	1151
that fiscal year X if the funding unit is a city, local, or	1152
exempted village school district, the district's state share	1153
percentage;	1154
(ii) The funding unit's category two special education ADM	1155
X the multiple specified in division (B) of section 3317.013 of	1156
the Revised Code X the statewide average base cost per pupil for	1157
that fiscal year X if the funding unit is a city, local, or	1158
exempted village school district, the district's state share	1159
percentage;	1160
(iii) The funding unit's category three special education	1161
ADM X the multiple specified in division (C) of section 3317.013	1162
of the Revised Code X the statewide average base cost per pupil	1163
for that fiscal year X if the funding unit is a city, local, or	1164
exempted village school district, the district's state share	1165
percentage;	1166
(iv) The funding unit's category four special education	1167
ADM X the multiple specified in division (D) of section 3317.013	1168
of the Revised Code X the statewide average base cost per pupil	1169
for that fiscal year X if the funding unit is a city, local, or	1170

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exempted village school district, the district's state share	1171
percentage;	1172
(v) The funding unit's category five special education ADM	1173
X the multiple specified in division (E) of section 3317.013 of	1174
the Revised Code X the statewide average base cost per pupil for	1175
that fiscal year X if the funding unit is a city, local, or	1176
exempted village school district, the district's state share	1177
percentage;	1178
(vi) The funding unit's category six special education ADM	1179
X the multiple specified in division (F) of section 3317.013 of	1180
the Revised Code X the statewide average base cost per pupil for	1181
that fiscal year X if the funding unit is a city, local, or	1182
exempted village school district, the district's state share	1183
percentage.	1184
(b) For fiscal year 2024 and each fiscal year thereafter,	1185
the sum of the following:	1186
510 5 am 62 6116 20226.1211g.	1100
(i) An amount calculated in a manner determined by the	1187
general assembly times the funding unit's category one special	1188
education ADM;	1189
(ii) An amount calculated in a manner determined by the	1190
general assembly times the funding unit's category two special	1191
education ADM;	1192
(iii) An amount calculated in a manner determined by the	1193
general assembly times the funding unit's category three special	1194
education ADM;	1195
(iv) An amount calculated in a manner determined by the	1196
general assembly times the funding unit's category four special	1197
education ADM:	1198

(v) An amount calculated in a manner determined by the	1199
general assembly times the funding unit's category five special	1200
education ADM;	1201
(vi) An amount calculated in a manner determined by the	1202
general assembly times the funding unit's category six special	1203
education ADM.	1204
(4) If the funding unit is a city, local, or exempted	1205
village school district or the community and STEM school unit,	1206
disadvantaged pupil impact aid calculated according to the	1207
following formula:	1208
(a) If the funding unit is a city, local, or exempted	1209
village school district, an amount equal to the following:	1210
(i) For fiscal years 2022 and 2023, the following product:	1211
\$422 X (the district's economically disadvantaged index) X the	1212
number of students who are economically disadvantaged as	1213
certified under division (B)(21) of section 3317.03 of the	1214
Revised Code	1215
(ii) For fiscal year 2024 and each fiscal year thereafter,	1216
an amount calculated in a manner determined by the general	1217
assembly.	1218
(b) If the funding unit is the community and STEM school	1219
unit, an amount equal to the following:	1220
(i) For fiscal years 2022 and 2023, an amount calculated	1221
as follows:	1222
(I) For each student in the funding unit's enrolled ADM	1223
who is economically disadvantaged and is not enrolled in an	1224
internet- or computer-based community school, multiply \$422 by	1225
the economically disadvantaged index of the school in which the	1226

student is enrolled;	1227
(II) Compute the funding unit's disadvantaged pupil impact	1228
aid by calculating the sum of the amounts determined under	1229
division (A)(4)(b)(i)(I) of this section.	1230
(ii) For fiscal year 2024 and each fiscal year thereafter,	1231
an amount calculated as follows:	1232
(I) For each student in the funding unit's enrolled ADM	1233
who is economically disadvantaged and is not enrolled in an	1234
internet- or computer-based community school, calculate an	1235
amount in the manner determined by the general assembly;	1236
(II) Compute the funding unit's disadvantaged pupil impact	1237
aid by calculating the sum of the amounts determined under	1238
division (A)(4)(b)(ii)(I) of this section.	1239
(5) If the funding unit is a city, local, or exempted	1240
village school district or the community and STEM school unit,	1241
English learner funds calculated as follows:	1242
(a) For fiscal years 2022 and 2023, the sum of the	1243
following:	1244
(i) The funding unit's category one English learner ADM X	1245
the multiple specified in division (A) of section 3317.016 of	1246
the Revised Code X the statewide average base cost per pupil for	1247
that fiscal year X if the funding unit is a city, local, or	1248
exempted village school district, the district's state share	1249
percentage;	1250
(ii) The funding unit's category two English learner ADM X	1251
the multiple specified in division (B) of section 3317.016 of	1252
the Revised Code X the statewide average base cost per pupil for	1253
that fiscal year X if the funding unit is a city, local, or	1254

exempted village school district, the district's state share	1255
percentage;	1256
(iii) The funding unit's category three English learner	1257
ADM X the multiple specified in division (C) of section 3317.016	1258
of the Revised Code X the statewide average base cost per pupil	1259
for that fiscal year X if the funding unit is a city, local, or	1260
exempted village school district, the district's state share	1261
percentage.	1262
(b) For fiscal year 2024 and each fiscal year thereafter,	1263
the sum of the following:	1264
(i) An amount calculated in a manner determined by the	1265
general assembly times the funding unit's category one English	1266
learner ADM;	1267
(ii) An amount calculated in a manner determined by the	1268
general assembly times the funding unit's category two English	1269
learner ADM;	1270
(iii) An amount calculated in a manner determined by the	1271
general assembly times the funding unit's category three English	1272
learner ADM.	1273
(6)(a) For fiscal years 2022 and 2023, if the funding unit	1274
is a city, local, or exempted village school district, all of	1275
the following:	1276
(i) Gifted identification funds calculated according to	1277
the following formula:	1278
\$24 X the district's enrolled ADM for grades kindergarten	1279
through six X the district's state share percentage	1280
(ii) Gifted referral funds calculated according to the	1281
following formula:	1282

\$2.50 X the district's enrolled ADM X the district's state share	1283
percentage	1284
(iii) Gifted professional development funds calculated	1285
according to the following formula:	1286
(The greater of the number of gifted students enrolled in the	1287
district as certified under division (B)(22) of section 3317.03	1288
of the Revised Code and ten per cent of the district's enrolled	1289
ADM) X the district's state share percentage X \$7, for fiscal	1290
year 2022, or \$14, for fiscal year 2023	1291
(iv) Gifted unit funding calculated under section 3317.051	1292
of the Revised Code.	1293
(b) For fiscal year 2024 and each fiscal year thereafter,	1294
all of the following:	1295
(i) Gifted identification funds calculated in a manner	1296
determined by the general assembly;	1297
(ii) Gifted referral funds calculated in a manner	1298
determined by the general assembly, if the general assembly	1299
authorizes such a payment;	1300
(iii) Gifted professional development funds calculated in	1301
a manner determined by the general assembly, if the general	1302
assembly authorizes such a payment;	1303
(iv) Gifted unit funding calculated in an amount	1304
determined by the general assembly.	1305
(7) If the funding unit is a city, local, or exempted	1306
village school district or the community and STEM school unit,	1307
career-technical education funds calculated under division (C)	1308
of section 3317.014 of the Revised Code.	1309

(8) If the funding unit is a city, local, or exempted	1310
village school district or the community and STEM school unit,	1311
career-technical education associated services funds calculated	1312
under division (D) of section 3317.014 of the Revised Code.	1313
(9) If the funding unit is the community and STEM school	1314
unit, an amount calculated as follows:	1315
(a) For fiscal years 2022 and 2023, an amount equal to the	1316
following:	1317
[The number of students in the funding unit's enrolled ADM who	1318
are reported under division (B)(5) of section 3314.08 of the	1319
Revised Code X (the aggregate base cost calculated for all	1320
schools in the funding unit for that fiscal year under section	1321
3317.0110 of the Revised Code / the funding unit's enrolled ADM)	1322
x.20]	1323
(b) For fiscal year 2024 and each fiscal year thereafter,	1324
an amount calculated in a manner determined by the general	1325
assembly.	1326
(10) Division (A) (10) of this section does not apply on or	1327
after July 1, 2024.	1328
If the funding unit is the educational choice scholarship	1329
unit, an amount calculated as follows:	1330
(a) For each student in the funding unit's enrolled ADM,	1331
determine the lesser of the following:	1332
(i) The base tuition of the chartered nonpublic school in	1333
which the student is enrolled minus the total amount of any	1334
applicable tuition discounts for which the student qualifies;	1335
(ii) \$5,500, if the student is in grades kindergarten	1336
through eight, or \$7,500, if the student is in grades nine	1337

through twelve.	1338
The amounts specified in division (A)(10)(a)(ii) of this	1339
section shall increase in future fiscal years by the same	1340
percentage that the statewide average base cost per pupil	1341
increases in future fiscal years.	1342
(b) Compute the sum of the amounts calculated under	1343
division (A)(10)(a) of this section.	1344
(11) Division (A)(11) of this section does not apply on or	1345
after July 1, 2024.	1346
If the funding unit is the pilot project scholarship unit,	1347
an amount calculated as follows:	1348
(a) For each student in the funding unit's enrolled ADM,	1349
determine the lesser of the following:	1350
(i) The net tuition charges of the student's alternative	1351
school;	1352
(ii) \$5,500, if the student is in grades kindergarten	1353
through eight, or \$7,500, if the student is in grades nine	1354
through twelve.	1355
The amounts specified in division (A)(11)(a)(ii) of this	1356
section shall increase in future fiscal years by the same	1357
percentage that the statewide average base cost per pupil	1358
increases in future fiscal years.	1359
For purposes of division (A)(11)(a) of this section, the	1360
net tuition and fees charged to a student shall be the tuition	1361
amount specified by the alternative school minus all other	1362
financial aid, discounts, and adjustments received for the	1363
student. In cases where discounts are offered for multiple	1364
students from the same family, and not all students in the same	1365

family are scholarship recipients, the net tuition amount	1366
attributable to the scholarship recipient shall be the lowest	1367
net tuition to which the family is entitled.	1368
The department shall provide for an increase in the amount	1369
determined for any student who is an LRE student with a	1370
disability and shall further increase such amount in the case of	1371
any separately educated student with a disability, as that term	1372
is defined in section 3313.974 of the Revised Code. Such	1373
increases shall take into account the instruction, related	1374
services, and transportation costs of educating such students.	1375
(b) Compute the sum of the amounts calculated under	1376
division (A)(17)(a) of this section.	1377
(12) If the funding unit is the autism scholarship unit,	1378
an amount calculated as follows:	1379
(a) For each student in the funding unit's enrolled ADM,	1380
determine the lesser of the following:	1381
(i) The tuition charged for the student's special	1382
education program, as that term is defined in section 3310.41 of	1383
the Revised Code;	1384
(ii) \$31,500, for fiscal year 2022, and \$32,445, for	1385
fiscal year 2023 and each fiscal year thereafter.	1386
(b) Compute the sum of the amounts calculated under	1387
division (A)(12)(a) of this section.	1388
(13) If the funding unit is the Jon Peterson special needs	1389
scholarship unit, an amount calculated as follows:	1390
(a) For each student in the funding unit's enrolled ADM,	1391
determine the least of the following:	1392

(i) The amount of fees charged for that school year by the	1393
student's alternative public provider or registered private	1394
provider, as those terms are defined in section 3310.51 of the	1395
Revised Code;	1396
(ii) \$6,217, for fiscal year 2022, and \$6,414, for fiscal	1397
year 2023, plus an amount determined as follows:	1398
(I) If the student is receiving special education services	1399
for a disability specified in division (A) of section 3317.013	1400
of the Revised Code, \$1,514, for fiscal year 2022, and \$1,562,	1401
for fiscal year 2023;	1402
(II) If the student is receiving special education	1403
services for a disability specified in division (B) of section	1404
3317.013 of the Revised Code, \$3,841, for fiscal year 2022, and	1405
\$3,963, for fiscal year 2023;	1406
(III) If the student is receiving special education	1407
services for a disability specified in division (C) of section	1408
3317.013 of the Revised Code, \$9,465, for fiscal year 2022, and	1409
\$9,522, for fiscal year 2023;	1410
(IV) If the student is receiving special education	1411
services for a disability specified in division (D) of section	1412
3317.013 of the Revised Code, \$12,644, for fiscal year 2022, and	1413
\$12,707, for fiscal year 2023;	1414
(V) If the student is receiving special education services	1415
for a disability specified in division (E) of section 3317.013	1416
of the Revised Code, \$17,193, for fiscal year 2022, and \$17,209,	1417
for fiscal year 2023;	1418
(VI) If the student is receiving special education	1419
services for a disability specified in division (F) of section	1420
3317.013 of the Revised Code, \$24,591, for fiscal year 2022, and	1421

\$25,370, for fiscal year 2023.	1422
(iii) \$27,000.	1423
The amount specified for fiscal year 2023 in division (A)	1424
(13)(a)(ii) of this section shall increase in future fiscal	1425
years by the same percentage that the statewide average base	1426
cost per pupil increases in future fiscal years.	1427
The amounts specified for fiscal year 2023 in divisions	1428
(A)(13)(a)(ii)(I) to (VI) of this section shall increase in	1429
future fiscal years by the same percentage that the amounts	1430
calculated by the general assembly for those categories of	1431
special education services under division (A)(3) of this section	1432
increase in future fiscal years.	1433
(b) Compute the sum of the amounts calculated under	1434
division (A)(13)(a) of this section.	1435
(14) If the funding unit is the backpack scholarship unit,	1436
an amount calculated as follows:	1437
(a) For each student in the funding unit's enrolled ADM,	1438
\$5,500, if the student is in grades kindergarten through eight	1439
or the equivalent, or \$7,500, if the student is in grades nine	1440
through twelve or the equivalent.	1441
The amounts specified in division (A)(14)(a) of this	1442
section apply for the 2024-2025 school year. Those amounts shall	1443
increase in future fiscal years by the same percentage that the	1444
statewide average base cost per pupil increases in future fiscal	1445
years.	1446
(b) Compute the sum of the amounts calculated under	1447
division (A)(14)(a) of this section.	1448
(B) In any fiscal year, a funding unit that is a city,	1449

local, or exempted village school district shall spend for	1450
purposes that the department designates as approved for special	1451
education and related services expenses at least the amount	1452
calculated as follows:	1453
(The base cost per pupil calculated for the district for that	1454
fiscal year X the total special education ADM) + (the district's	1455
category one special education ADM X the multiple specified in	1456
division (A) of section 3317.013 of the Revised Code X the	1457
statewide average base cost per pupil) + (the district's	1458
category two special education ADM X the multiple specified in	1459
division (B) of section 3317.013 of the Revised Code X the	1460
statewide average base cost per pupil) + (the district's	1461
category three special education ADM X the multiple specified in	1462
division (C) of section 3317.013 of the Revised Code X the	1463
statewide average base cost per pupil) + (the district's	1464
category four special education ADM X the multiple specified in	1465
division (D) of section 3317.013 of the Revised Code X the	1466
statewide average base cost per pupil) + (the district's	1467
category five special education ADM X the multiple specified in	1468
division (E) of section 3317.013 of the Revised Code X the	1469
statewide average base cost per pupil) + (the district's	1470
category six special education ADM X the multiple specified in	1471
division (F) of section 3317.013 of the Revised Code X the	1472
statewide average base cost per pupil)	1473
The purposes approved by the department for special	1474
education expenses shall include, but shall not be limited to,	1475
identification of children with disabilities, compliance with	1476
state rules governing the education of children with	1477
disabilities and prescribing the continuum of program options	1478
for children with disabilities, provision of speech language	1479
pathology services, and the portion of the school district's	1480

overall administrative and overhead costs that are attributable	1481
to the district's special education student population.	1482
(C) A funding unit that is a city, local, or exempted	1483
village school district shall spend the funds it receives under	1484
division (A)(4) of this section in accordance with section	1485
3317.25 of the Revised Code.	1486
(D)(1) Except as provided in division (B) of section	1487
3317.026 of the Revised Code, the department shall distribute to	1488
each community school established under Chapter 3314. of the	1489
Revised Code and to each STEM school established under Chapter	1490
3326. of the Revised Code, from the funds paid to the community	1491
and STEM school unit under this section, an amount for each	1492
student enrolled in the school equal to the sum of the	1493
following:	1494
(a) The school's base cost per pupil for that fiscal year,	1495
calculated as follows:	1496
(i) For fiscal years 2022 and 2023:	1497
The aggregate base cost calculated for the school for that	1498
fiscal year under section 3317.0110 of the Revised Code $\!\!\!/$ the	1499
number of students enrolled in the school for that fiscal year	1500
(ii) For fiscal year 2024 and each fiscal year thereafter,	1501
an amount determined by the general assembly under division (A)	1502
(1) (b) (ii) of this section divided by the number of students	1503
enrolled in the school for that fiscal year.	1504
(b) If the student is a special education student:	1505
(i) For fiscal years 2022 and 2023, the multiple specified	1506
for the student's special education category under section	1507
3317.013 of the Revised Code times the statewide average base	1508

cost per pupil;	1509
(ii) For fiscal year 2024 and each fiscal year thereafter,	1510
the amount calculated for the student's special education	1511
category in a manner determined by the general assembly under	1512
division (A)(3)(b) of this section.	1513
(c) If the school is not an internet- or computer-based	1514
community school and the student is economically disadvantaged:	1515
(i) For fiscal years 2022 and 2023, the amount calculated	1516
for the student under division (A)(4)(b)(i)(I) of this section;	1517
(ii) For fiscal year 2024 and each fiscal year thereafter,	1518
an amount calculated for the student in the manner determined by	1519
the general assembly under division (A)(4)(b)(ii)(I) of this	1520
section.	1521
(d) If the school is not an internet- or computer-based	1522
community school and the student is an English learner:	1523
(i) For fiscal years 2022 and 2023, the multiple specified	1524
for the student's English learner category under section	1525
3317.016 of the Revised Code times the statewide average base	1526
cost per pupil;	1527
(ii) For fiscal year 2024 and each fiscal year thereafter,	1528
the amount calculated for the student's special education	1529
category in a manner determined by the general assembly under	1530
division (A)(5)(b) of this section.	1531
(e) If the student is a career-technical education	1532
student:	1533
(i) For fiscal years 2022 and 2023, the multiple specified	1534
for the student's career-technical education category under	1535
section 3317.014 of the Revised Code times the statewide average	1536

career-technical base cost per pupil;	1537
(ii) For fiscal year 2024 and each fiscal year thereafter,	1538
the amount calculated for the student's career-technical	1539
education category in a manner determined by the general	1540
assembly under section 3317.014 of the Revised Code.	1541
(f) If the student is a career-technical education	1542
student:	1543
(i) For fiscal years 2022 and 2023, the multiple for	1544
career-technical associated services specified under section	1545
3317.014 of the Revised Code times the statewide average career-	1546
technical base cost per pupil;	1547
(ii) For fiscal year 2024 and each fiscal year thereafter,	1548
the amount calculated for career-technical associated services	1549
in a manner determined by the general assembly under section	1550
3317.014 of the Revised Code.	1551
(2) The department shall distribute to each community	1552
school established under Chapter 3314. of the Revised Code and	1553
to each STEM school established under Chapter 3326. of the	1554
Revised Code, from the funds paid to the community and STEM	1555
school unit under this section, an amount equal to the amount	1556
calculated for the school under division $(A)(9)$ of this section.	1557
(E) Division (E) of this section does not apply on or	1558
after July 1, 2024.	1559
The department shall distribute to the parent of each	1560
student for whom an educational choice scholarship is awarded	1561
under section 3310.03 or 3310.032 of the Revised Code, or to the	1562
student if at least eighteen years of age, from the funds paid	1563
to the educational choice scholarship unit under this section, a	1564
scholarship equal to the amount calculated for the student under	1565

division (A)(10)(a) of this section. The scholarship shall be	1566
distributed in monthly partial payments, and the department	1567
shall proportionately reduce or terminate the payments for any	1568
student who withdraws from a chartered nonpublic school prior to	1569
the end of the school year.	1570

For purposes of divisions (E) and (F) of this section, in 1571 the case of a student who is not living with the student's 1572 parent, the department shall distribute the scholarship payments 1573 to the student's guardian, legal custodian, kinship caregiver, 1574 foster caregiver, or caretaker. For the purposes of this 1575 division, "caretaker" has the same meaning as in section 1576 3310.033 of the Revised Code, "kinship caregiver" has the same 1577 meaning as in section 5101.85 of the Revised Code, and "foster 1578 caregiver" has the same meaning as in section 5103.02 of the 1579 Revised Code. 1580

(F) <u>Division (F) of this section does not apply on or</u> <u>after July 1, 2024.</u>

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If a student is awarded a pilot project scholarship under 1583 sections 3313.974 to 3313.979 of the Revised Code, the 1584 department shall distribute to the parent of the student, if the 1585 student is attending a registered private school as defined in 1586 section 3313.974 of the Revised Code, or the student's school 1587 district of attendance, if the scholarship is to be used for 1588 payments to a public school in a school district adjacent to the 1589 pilot project school district pursuant to section 3327.06 of the 1590 Revised Code, a scholarship from the funds paid to the pilot 1591 project scholarship unit under this section that is equal to the 1592 amount calculated for the student under division (A)(11)(a) of 1593 this section. 1594

In the case of a scholarship distributed to a student's

parent, the scholarship shall be distributed in monthly partial payments. The scholarship amount shall be proportionately reduced in the case of any such student who is not enrolled in a	1596
	1597
	1598
registered private school, as that term is defined in section	1599
3313.974 of the Revised Code, for the entire school year.	1600

In the case of a scholarship distributed to a student's 1601 school district of attendance, the department shall, on behalf 1602 of the student's parents, use the scholarship to make the 1603 tuition payments required by section 3327.06 of the Revised Code 1604 to the student's school district of attendance, except that, 1605 notwithstanding sections 3323.13, 3323.14, and 3327.06 of the 1606 Revised Code, the total payments in any school year shall not 1607 exceed the scholarship amount calculated for the student under 1608 division (A)(11)(a) of this section. 1609

- (G) The department shall distribute to the parent of each 1610 student for whom an autism scholarship is awarded under section 1611 3310.41 of the Revised Code, from the funds paid to the autism 1612 scholarship unit under this section, a scholarship equal to the 1613 amount calculated for the student under division (A)(12)(a) of 1614 this section. The scholarship shall be distributed from time to 1615 time in partial payments. The scholarship amount shall be 1616 proportionately reduced in the case of any student who is not 1617 enrolled in the special education program for which a 1618 scholarship was awarded under section 3310.41 of the Revised 1619 Code for the entire school year. The department shall make no 1620 payments to the parent of a student while any administrative or 1621 judicial mediation or proceedings with respect to the content of 1622 the student's individualized education program are pending. 1623
- (H) The department shall distribute to the parent of each
 student for whom a Jon Peterson special needs scholarship is
 1625

awarded under sections 3310.51 to 3310.64 of the Revised Code,	1626
from the funds paid to the Jon Peterson special needs	1627
scholarship unit under this section, a scholarship equal to the	1628
amount calculated for the student under division (A)(13)(a) of	1629
this section. The scholarship shall be distributed in periodic	1630
payments, and the department shall proportionately reduce or	1631
terminate the payments for any student who is not enrolled in	1632
the special education program of an alternative public provider	1633
or a registered private provider, as those terms are defined in	1634
section 3310.51 of the Revised Code, for the entire school year.	1635
(I) For fiscal years 2022 and 2023, a school district	1636
shall spend the funds it receives under division (A)(5) of this	1637
section only for services for English learners.	1638
(J) For fiscal years 2022 and 2023, a school district	1639
shall spend the funds it receives under division (A)(6) of this	1640
section only for the identification of gifted students, gifted	1641
coordinator services, gifted intervention specialist services,	1642
other service providers approved by the department of education,	1643
and gifted professional development. For fiscal years 2022 and	1644
2023, if the department determines that a district is not in	1645
compliance with this division, it shall reduce the district's	1646
payments for that fiscal year under this chapter by an amount	1647
equal to the amount paid to the district for that fiscal year	1648
under division (A)(6) of this section that was not spent in	1649
accordance with this division.	1650
(K) The department shall transfer to each educational	1651
savings account established for a student by the treasurer of	1652
state under sections 3310.21 to 3310.27 of the Revised Code,	1653

from the funds paid to the backpack scholarship unit under this

section, an amount of funds equal to the amount calculated for

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the student under division (A)(14)(a) of this section. The	1656
department shall distribute those funds in two equal payments,	1657
the first on the fifteenth day of July of the school year for	1658
which an account is established and the second on the fifteenth	1659
day of January of that school year.	1660
Sec. 3317.03. (A) The superintendent of each city, local,	1661
and exempted village school district shall report to the state	1662
board of education as of the last day of October, March, and	1663
June of each year the enrollment of students receiving services	1664
from schools under the superintendent's supervision, and the	1665
numbers of other students entitled to attend school in the	1666
district under section 3313.64 or 3313.65 of the Revised Code	1667
the superintendent is required to report under this section, so	1668
that the department of education can calculate the district's	1669
enrolled ADM, formula ADM, total ADM, category one through five	1670
career-technical education ADM, category one through three	1671
English learner ADM, category one through six special education	1672
ADM, transportation ADM, and, for purposes of provisions of law	1673
outside of Chapter 3317. of the Revised Code, average daily	1674
membership.	1675
(1) The enrollment reported by the superintendent during	1676
the reporting period shall consist of the number of students in	1677
grades kindergarten through twelve receiving any educational	1678
services from the district, except that the following categories	1679
of students shall not be included in the determination:	1680
(a) Students enrolled in adult education classes;	1681
(b) Adjacent or other district students enrolled in the	1682
district under an open enrollment policy pursuant to section	1683

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3313.98 of the Revised Code;

(c) Students receiving services in the district pursuant	1685
to a compact, cooperative education agreement, or a contract,	1686
but who are entitled to attend school in another district	1687
pursuant to section 3313.64 or 3313.65 of the Revised Code;	1688
(d) Students for whom tuition is payable pursuant to	1689
sections 3317.081 and 3323.141 of the Revised Code;	1690
(e) Students receiving services in the district through a	1691
scholarship awarded under either section 3310.41 or sections	1692
3310.51 to 3310.64 of the Revised Code.	1693
When reporting students under division (A)(1) of this	1694
section, the superintendent also shall report the district where	1695
each student is entitled to attend school pursuant to sections	1696
3313.64 and 3313.65 of the Revised Code.	1697
(2) The department of education shall compile a list of	1698
all students reported to be enrolled in a district under	1699
division (A)(1) of this section and of the students entitled to	1700
attend school in the district pursuant to section 3313.64 or	1701
3313.65 of the Revised Code on an FTE basis but receiving	1702
educational services in grades kindergarten through twelve from	1703
one or more of the following entities:	1704
(a) A community school pursuant to Chapter 3314. of the	1705
Revised Code, including any participation in a college pursuant	1706
to Chapter 3365. of the Revised Code while enrolled in such	1707
community school;	1708
(b) Division (A)(2)(b) of this section does not apply on	1709
or after July 1, 2024.	1710
An alternative school pursuant to sections 3313.974 to	1711
3313.979 of the Revised Code+.	1712

(c) A college pursuant to Chapter 3365. of the Revised	1713
Code, except when the student is enrolled in the college while	1714
also enrolled in a community school pursuant to Chapter 3314., a	1715
science, technology, engineering, and mathematics school	1716
established under Chapter 3326., or a college-preparatory	1717
boarding school established under Chapter 3328. of the Revised	1718
Code;	1719
(d) An adjacent or other school district under an open	1720
enrollment policy adopted pursuant to section 3313.98 of the	1721
Revised Code;	1722
(e) An educational service center or cooperative education	1723
district;	1724
(f) Another school district under a cooperative education	1725
agreement, compact, or contract;	1726
(g) Division (A)(2)(g) of this section does not apply on	1727
or after July 1, 2024.	1728
A chartered nonpublic school with a scholarship paid under	1729
section 3317.022 of the Revised Code, if the students qualified	1730
for the scholarship under section 3310.03 or 3310.032 of the	1731
Revised Code+.	1732
(h) An alternative public provider or a registered private	1733
provider with a scholarship awarded under either section 3310.41	1734
or sections 3310.51 to 3310.64 of the Revised Code.	1735
As used in this section, "alternative public provider" and	1736
"registered private provider" have the same meanings as in	1737
section 3310.41 or 3310.51 of the Revised Code, as applicable.	1738
(i) A science, technology, engineering, and mathematics	1720
	1739

including any participation in a college pursuant to Chapter	1741
3365. of the Revised Code while enrolled in the school;	1742
(j) A college-preparatory boarding school established	1743
under Chapter 3328. of the Revised Code, including any	1744
participation in a college pursuant to Chapter 3365. of the	1745
Revised Code while enrolled in the school;	1746
(k) A chartered nonpublic school if the students have	1747
educational savings accounts established under sections 3310.21	1748
to 3310.27 of the Revised Code.	1749
(3) The department also shall compile a list of the	1750
students entitled to attend school in the district under section	1751
3313.64 or 3313.65 of the Revised Code who are enrolled in a	1752
joint vocational school district or under a career-technical	1753
education compact, excluding any students so entitled to attend	1754
school in the district who are enrolled in another school	1755
district through an open enrollment policy as reported under	1756
division (A)(2)(d) of this section and then enroll in a joint	1757
vocational school district or under a career-technical education	1758
compact.	1759
The department shall provide each city, local, and	1760
exempted village school district with an opportunity to review	1761
the list of students compiled under divisions (A)(2) and (3) of	1762
this section to ensure that the students reported accurately	1763
reflect the enrollment of students in the district.	1764
(B) To enable the department of education to obtain the	1765
data needed to complete the calculation of payments pursuant to	1766
this chapter, each superintendent shall certify from the reports	1767
provided by the department under division (A) of this section	1768
all of the following.	1769

(1) The total student enrollment in regular learning day	1770
classes included in the report under division (A)(1) or (2),	1771
including any student described in division (A)(1)(b) of this	1772
section and excluding any student reported under divisions (A)	1773
(2)(a), (b), (d), (g), (h), (i), and (j), and (k) of this	1774
section, of this section for each of the individual grades	1775
kindergarten through twelve in schools under the	1776
<pre>superintendent's supervision;</pre>	1777
(2) The unduplicated count of the number of preschool	1778
children with disabilities enrolled in the district for whom the	1779
district is eligible to receive funding under section 3317.0213	1780
of the Revised Code adjusted for the portion of the year each	1781
child is so enrolled, in accordance with the disability	1782
categories prescribed in section 3317.013 of the Revised Code;	1783
(3) The number of children entitled to attend school in	1784
the district pursuant to section 3313.64 or 3313.65 of the	1785
Revised Code who are:	1786
(a) Enrolled in a college under Chapter 3365. of the	1787
Revised Code, except when the student is enrolled in the college	1788
while also enrolled in a community school pursuant to Chapter	1789
3314. of the Revised Code, a science, technology, engineering,	1790
and mathematics school established under Chapter 3326., or a	1791
college-preparatory boarding school established under Chapter	1792
3328. of the Revised Code;	1793
(b) Participating in a program operated by a county board	1794
of developmental disabilities or a state institution+.	1795
(4) The total enrollment of pupils in joint vocational	1796
schools;	1797

(5) The combined enrollment of children with disabilities

reported under division (A)(1) or (2) of this section, including	1799
any student described in division (A)(1)(b) of this section and	1800
excluding any student reported under divisions (A)(2)(a), (b),	1801
(d), (g), (h), (i), $\frac{\text{and}}{\text{od}}$ (j), and (k) of this section, receiving	1802
special education services for the category one disability	1803
described in division (A) of section 3317.013 of the Revised	1804
Code, including children attending a special education program	1805
operated by an alternative public provider or a registered	1806
private provider with a scholarship awarded under sections	1807
3310.51 to 3310.64 of the Revised Code;	1808
(6) The combined enrollment of children with disabilities	1809
reported under division (A)(1) or (2) of this section, including	1810
any student described in division (A)(1)(b) of this section and	1811
excluding any student reported under divisions (A)(2)(a), (b),	1812
(d), (g), (h), (i), and (j), and (k) of this section, receiving	1813
special education services for category two disabilities	1814
described in division (B) of section 3317.013 of the Revised	1815
Code, including children attending a special education program	1816
operated by an alternative public provider or a registered	1817
private provider with a scholarship awarded under sections	1818
3310.51 to 3310.64 of the Revised Code;	1819
(7) The combined enrollment of children with disabilities	1820
reported under division (A)(1) or (2) of this section, including	1821
any student described in division (A)(1)(b) of this section and	1822
excluding any student reported under divisions (A)(2)(a), (b),	1823
(d), (g), (h), (i), and (j), and (k) of this section, receiving	1824
special education services for category three disabilities	1825
described in division (C) of section 3317.013 of the Revised	1826
Code, including children attending a special education program	1827

operated by an alternative public provider or a registered

private provider with a scholarship awarded under sections

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3310.51 to 3310.64 of the Revised Code; 1830 (8) The combined enrollment of children with disabilities 1831 reported under division (A)(1) or (2) of this section, including 1832 any student described in division (A)(1)(b) of this section and 1833 excluding any student reported under divisions (A)(2)(a), (b), 1834 (d), (g), (h), (i), and (j), and (k) of this section, receiving 1835 special education services for category four disabilities 1836 described in division (D) of section 3317.013 of the Revised 1837 Code, including children attending a special education program 1838 operated by an alternative public provider or a registered 1839 1840 private provider with a scholarship awarded under sections 3310.51 to 3310.64 of the Revised Code; 1841 (9) The combined enrollment of children with disabilities 1842 reported under division (A)(1) or (2) of this section, including 1843 any student described in division (A)(1)(b) of this section and 1844 excluding any student reported under divisions (A)(2)(a), (b), 1845 (d), (g), (h), (i), and (j), and (k) of this section, receiving 1846 special education services for the category five disabilities 1847 described in division (E) of section 3317.013 of the Revised 1848 Code, including children attending a special education program 1849 operated by an alternative public provider or a registered 1850 private provider with a scholarship awarded under sections 1851 3310.51 to 3310.64 of the Revised Code; 1852 (10) The combined enrollment of children with disabilities 1853 reported under division (A)(1) or (2) of this section, including 1854 any student described in division (A)(1)(b) of this section and 1855

excluding any student reported under divisions (A)(2)(a), (b),

described in division (F) of section 3317.013 of the Revised

special education services for category six disabilities

(d), (g), (h), (i), and (j), and (k) of this section, receiving

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Code, including children attending a special education program	1860
operated by an alternative public provider or a registered	1861
private provider with a scholarship awarded under either section	1862
3310.41 or sections 3310.51 to 3310.64 of the Revised Code;	1863
(11) The enrollment of pupils reported under division (A)	1864
(1) or (2) of this section on a full-time equivalency basis,	1865
including any student described in division (A)(1)(b) of this	1866
section and excluding any student reported under divisions (A)	1867
(2)(a), (b), (d), (g), (h), (i), and (j), and (k) of this	1868
section, in category one career-technical education programs or	1869
classes, described in division (A)(1) of section 3317.014 of the	1870
Revised Code, operated by the school district or by another	1871
district that is a member of the district's career-technical	1872
planning district, other than a joint vocational school	1873
district, or by an educational service center, notwithstanding	1874
division (M) of section 3317.02 of the Revised Code and division	1875
(C)(3) of this section;	1876
(12) The enrollment of pupils reported under division (A)	1877
(1) or (2) of this section on a full-time equivalency basis,	1878
including any student described in division (A)(1)(b) of this	1879
section and excluding any student reported under divisions (A)	1880
(2)(a), (b), (d), (g), (h), (i), and (j), and (k) of this	1881
section, in category two career-technical education programs or	1882
services, described in division (A)(2) of section 3317.014 of	1883
the Revised Code, operated by the school district or another	1884
school district that is a member of the district's career-	1885
technical planning district, other than a joint vocational	1886
school district, or by an educational service center,	1887
notwithstanding division (M) of section 3317.02 of the Revised	1888
Code and division (C)(3) of this section;	1889

(13) The enrollment of pupils reported under division (A)	1890
(1) or (2) of this section on a full-time equivalency basis,	1891
including any student described in division (A)(1)(b) of this	1892
section and excluding any student reported under divisions (A)	1893
(2)(a), (b), (d), (g), (h), (i), and (j), and (k) of this	1894
section, in category three career-technical education programs	1895
or services, described in division (A)(3) of section 3317.014 of	1896
the Revised Code, operated by the school district or another	1897
school district that is a member of the district's career-	1898
technical planning district, other than a joint vocational	1899
school district, or by an educational service center,	1900
notwithstanding division (M) of section 3317.02 of the Revised	1901
Code and division (C)(3) of this section;	1902
(14) The enrollment of pupils reported under division (A)	1903
(1) or (2) of this section on a full-time equivalency basis,	1904
including any student described in division (A)(1)(b) of this	1905
section and excluding any student reported under divisions (A)	1906
(2)(a), (b), (d), (g), (h), (i), and (j), and (k) of this	1907
section, in category four career-technical education programs or	1908
services, described in division (A)(4) of section 3317.014 of	1909
the Revised Code, operated by the school district or another	1910
school district that is a member of the district's career-	1911
technical planning district, other than a joint vocational	1912
school district, or by an educational service center,	1913
notwithstanding division (M) of section 3317.02 of the Revised	1914
Code and division (C)(3) of this section;	1915
(15) The enrollment of pupils reported under division (A)	1916
(1) or (2) of this section on a full-time equivalency basis,	1917
including any student described in division (A)(1)(b) of this	1918
section and excluding any student reported under divisions (A)	1919
(2)(a), (b), (d), (g), (h), (i), and (j), and (k) of this	1920

section, in category five career-technical education programs or	1921
services, described in division (A)(5) of section 3317.014 of	1922
the Revised Code, operated by the school district or another	1923
school district that is a member of the district's career-	1924
technical planning district, other than a joint vocational	1925
school district, or by an educational service center,	1926
notwithstanding division (M) of section 3317.02 of the Revised	1927
Code and division (C)(3) of this section;	1928
(16) The enrollment of pupils reported under division (A)	1929
(1) or (2) of this section who are English learners described in	1930
division (A) of section 3317.016 of the Revised Code, including	1931
any student described in division (A)(1)(b) of this section and	1932
excluding any student reported under divisions (A)(2)(a), (b),	1933
(d), (g), (h), (i), and (j), and (k) of this section;	1934
(17) The enrollment of pupils reported under division (A)	1935
(1) or (2) of this section who are English learners described in	1936
division (B) of section 3317.016 of the Revised Code, including	1937
any student described in division (A)(1)(b) of this section and	1938
excluding any student reported under divisions (A)(2)(a), (b),	1939
(d), (g), (h), (i), and (j), and (k) of this section;	1940
(18) The enrollment of pupils reported under division (A)	1941
(1) or (2) of this section who are English learners described in	1942
division (C) of section 3317.016 of the Revised Code, including	1943
any student described in division (A)(1)(b) of this section and	1944
excluding any student reported under divisions (A)(2)(a), (b),	1945
(d), (g), (h), (i), and (j) of this section;	1946
(19) The average number of children transported during the	1947
reporting period by the school district on board-owned or	1948
contractor-owned and -operated buses, reported in accordance	1949
with rules adopted by the department of education;	1950

(20)(a) The number of children, other than preschool	1951
children with disabilities, the district placed with a county	1952
board of developmental disabilities in fiscal year 1998.	1953
Division (B)(20)(a) of this section does not apply after fiscal	1954
year 2013.	1955
(b) The number of children with disabilities, other than	1956
preschool children with disabilities, placed with a county board	1957
of developmental disabilities in the current fiscal year to	1958
receive special education services for the category one	1959
disability described in division (A) of section 3317.013 of the	1960
Revised Code;	1961
(c) The number of children with disabilities, other than	1962
preschool children with disabilities, placed with a county board	1963
of developmental disabilities in the current fiscal year to	1964
receive special education services for category two disabilities	1965
described in division (B) of section 3317.013 of the Revised	1966
Code;	1967
(d) The number of children with disabilities, other than	1968
preschool children with disabilities, placed with a county board	1969
of developmental disabilities in the current fiscal year to	1970
receive special education services for category three	1971
disabilities described in division (C) of section 3317.013 of	1972
the Revised Code;	1973
(e) The number of children with disabilities, other than	1974
preschool children with disabilities, placed with a county board	1975
of developmental disabilities in the current fiscal year to	1976
receive special education services for category four	1977
disabilities described in division (D) of section 3317.013 of	1978
the Revised Code;	1979

(f) The number of children with disabilities, other than	1980
preschool children with disabilities, placed with a county board	1981
of developmental disabilities in the current fiscal year to	1982
receive special education services for the category five	1983
disabilities described in division (E) of section 3317.013 of	1984
the Revised Code;	1985
(g) The number of children with disabilities, other than	1986
preschool children with disabilities, placed with a county board	1987
of developmental disabilities in the current fiscal year to	1988
receive special education services for category six disabilities	1989
described in division (F) of section 3317.013 of the Revised	1990
Code.	1991
(21) The enrollment of students who are economically	1992
disadvantaged, as defined by the department, including any	1993
student described in divisions (A)(1)(b) of this section and	1994
excluding any student reported under divisions (A)(2)(a), (b),	1995
(d), (g), (h), (i), $\frac{\text{and}}{\text{of}}$ (j), $\frac{\text{and}}{\text{of}}$ of this section. A student	1996
shall not be categorically excluded from the number reported	1997
under division (B)(21) of this section based on anything other	1998
than family income.	1999
(22) The enrollment of students identified as gifted under	2000
division (A), (B), (C), or (D) of section 3324.03 of the Revised	2001
Code.	2002
(C)(1) The state board of education shall adopt rules	2003
necessary for implementing divisions (A), (B), and (D) of this	2004
section.	2005
(2) A student enrolled in a community school established	2006
under Chapter 3314., a science, technology, engineering, and	2007

mathematics school established under Chapter 3326., or a

college-preparatory boarding school established under Chapter	2009
3328. of the Revised Code shall be counted in the formula ADM of	2010
the school district in which the student is entitled to attend	2011
school under section 3313.64 or 3313.65 of the Revised Code for	2012
the same proportion of the school year that the student is	2013
counted in the enrollment of the community school, the science,	2014
technology, engineering, and mathematics school, or the college-	2015
preparatory boarding school for purposes of section 3317.022 or	2016
3328.24 of the Revised Code. Notwithstanding the enrollment of	2017
students reported pursuant to division (A)(2)(a), (i), or (j) of	2018
this section, the department may adjust the formula ADM of a	2019
school district to account for students entitled to attend	2020
school in the district under section 3313.64 or 3313.65 of the	2021
Revised Code who are enrolled in a community school, a science,	2022
technology, engineering, and mathematics school, or a college-	2023
preparatory boarding school for only a portion of the school	2024
year.	2025

- (3) No child shall be counted as more than a total of one 2026 child in the sum of the enrollment of students of a school 2027 district under division (A), divisions (B)(1) to (22), or 2028 division (D) of this section, except as follows: 2029
- (a) (i) A child with a disability described in section 2030 3317.013 of the Revised Code may be counted both in formula ADM 2031 and in category one, two, three, four, five, or six special 2032 education ADM and, if applicable, in category one, two, three, 2033 four, or five career-technical education ADM. As provided in 2034 division (M) of section 3317.02 of the Revised Code, such a 2035 child shall be counted in category one, two, three, four, five, 2036 or six special education ADM in the same proportion that the 2037 child is counted in formula ADM. 2038

(ii) A child with a disability described in section	2039
3317.013 of the Revised Code may be counted both in enrolled ADM	2040
and in category one, two, three, four, five, or six special	2041
education ADM and, if applicable, in category one, two, three,	2042
four, or five career-technical education ADM. As provided in	2043
division (M) of section 3317.02 of the Revised Code, such a	2044
child shall be counted in category one, two, three, four, five,	2045
or six special education ADM in the same proportion that the	2046
child is counted in enrolled ADM.	2047

- (b) (i) A child enrolled in career-technical education 2048 programs or classes described in section 3317.014 of the Revised 2049 Code may be counted both in formula ADM and category one, two, 2050 three, four, or five career-technical education ADM and, if 2051 applicable, in category one, two, three, four, five, or six 2052 special education ADM. Such a child shall be counted in category 2053 one, two, three, four, or five career-technical education ADM in 2054 the same proportion as the percentage of time that the child 2055 spends in the career-technical education programs or classes. 2056
- (ii) A child enrolled in career-technical education 2057 programs or classes described in section 3317.014 of the Revised 2058 Code may be counted both in enrolled ADM and category one, two, 2059 three, four, or five career-technical education ADM and, if 2060 applicable, in category one, two, three, four, five, or six 2061 special education ADM. Such a child shall be counted in category 2062 one, two, three, four, or five career-technical education ADM in 2063 the same proportion as the percentage of time that the child 2064 spends in the career-technical education programs or classes. 2065
- (4) Based on the information reported under this section, 2066 the department of education shall determine the total student 2067 count, as defined in section 3301.011 of the Revised Code, for 2068

each school district. 2069 (D) (1) The superintendent of each joint vocational school 2070 district shall report and certify to the superintendent of 2071 public instruction as of the last day of October, March, and 2072 June of each year the enrollment of students receiving services 2073 from schools under the superintendent's supervision so that the 2074 department can calculate the district's enrolled ADM, formula 2075 ADM, total ADM, category one through five career-technical 2076 education ADM, category one through three English learner ADM, 2077 category one through six special education ADM, and for purposes 2078 of provisions of law outside of Chapter 3317. of the Revised 2079 Code, average daily membership. 2080 The enrollment reported and certified by the 2081 superintendent, except as otherwise provided in this division, 2082 shall consist of the number of students in grades six through 2083 twelve receiving any educational services from the district, 2084 except that the following categories of students shall not be 2085 included in the determination: 2086 (a) Students enrolled in adult education classes; 2087 (b) Adjacent or other district joint vocational students 2088 enrolled in the district under an open enrollment policy 2089 pursuant to section 3313.98 of the Revised Code; 2090 (c) Students receiving services in the district pursuant 2091 to a compact, cooperative education agreement, or a contract, 2092 but who are entitled to attend school in a city, local, or 2093 exempted village school district whose territory is not part of 2094 the territory of the joint vocational district; 2095 (d) Students for whom tuition is payable pursuant to 2096

2097

sections 3317.081 and 3323.141 of the Revised Code.

(2) To enable the department of education to obtain the	2098
data needed to complete the calculation of payments pursuant to	2099
this chapter, each superintendent shall certify from the report	2100
provided under division (D)(1) of this section the enrollment	2101
for each of the following categories of students:	2102
(a) Students enrolled in each individual grade included in	2103
the joint vocational district schools, including any student	2104
described in division (D)(1)(b) of this section;	2105
(b) Children with disabilities receiving special education	2106
services for the category one disability described in division	2107
(A) of section 3317.013 of the Revised Code, including any	2108
student described in division (D)(1)(b) of this section;	2109
(c) Children with disabilities receiving special education	2110
services for the category two disabilities described in division	2111
(B) of section 3317.013 of the Revised Code, including any	2112
student described in division (D)(1)(b) of this section;	2113
(d) Children with disabilities receiving special education	2114
services for category three disabilities described in division	2115
(C) of section 3317.013 of the Revised Code, including any	2116
student described in division (D)(1)(b) of this section;	2117
(e) Children with disabilities receiving special education	2118
services for category four disabilities described in division	2119
(D) of section 3317.013 of the Revised Code, including any	2120
student described in division (D)(1)(b) of this section;	2121
(f) Children with disabilities receiving special education	2122
services for the category five disabilities described in	2123
division (E) of section 3317.013 of the Revised Code, including	2124
any student described in division (D)(1)(b) of this section;	2125
(a) Children with disabilities receiving special education	2126

services for category six disabilities described in division (F)	2127
of section 3317.013 of the Revised Code, including any student	2128
described in division (D)(1)(b) of this section;	2129
(h) Students receiving category one career-technical	2130
education services, described in division (A)(1) of section	2131
3317.014 of the Revised Code, including any student described in	2132
division (D)(1)(b) of this section;	2133
(i) Students receiving category two career-technical	2134
education services, described in division (A)(2) of section	2135
3317.014 of the Revised Code, including any student described in	2136
division (D)(1)(b) of this section;	2137
(j) Students receiving category three career-technical	2138
education services, described in division (A)(3) of section	2139
3317.014 of the Revised Code, including any student described in	2140
division (D)(1)(b) of this section;	2141
(k) Students receiving category four career-technical	2142
education services, described in division (A)(4) of section	2143
3317.014 of the Revised Code, including any student described in	2144
division (D)(1)(b) of this section;	2145
(1) Students receiving category five career-technical	2146
education services, described in division (A)(5) of section	2147
3317.014 of the Revised Code, including any student described in	2148
division (D)(1)(b) of this section;	2149
(m) English learners described in division (A) of section	2150
3317.016 of the Revised Code, including any student described in	2151
division (D)(1)(b) of this section;	2152
(n) English learners described in division (B) of section	2153
3317.016 of the Revised Code, including any student described in	2154
division (D)(1)(b) of this section;	2155

(o) English learners described in division (C) of section	2156
3317.016 of the Revised Code, including any student described in	2157
division (D)(1)(b) of this section;	2158
(p) Students who are economically disadvantaged, as	2159
defined by the department, including any student described in	2160
division (D)(1)(b) of this section. A student shall not be	2161
categorically excluded from the number reported under division	2162
(D)(2)(p) of this section based on anything other than family	2163
income.	2164
The superintendent of each joint vocational school	2165
district shall also indicate the city, local, or exempted	2166
village school district in which each joint vocational district	2167
pupil is entitled to attend school pursuant to section 3313.64	2168
or 3313.65 of the Revised Code.	2169
(E) In each school of each city, local, exempted village,	2170
joint vocational, and cooperative education school district	2171
there shall be maintained a record of school enrollment, which	2172
record shall accurately show, for each day the school is in	2173
session, the actual enrollment in regular day classes. For the	2174
purpose of determining the enrollment of students, the	2175
enrollment figure of any school shall not include any pupils	2176
except those pupils described by division (A) or (D) of this	2177
section. The record of enrollment for each school shall be	2178
maintained in such manner that no pupil shall be counted as	2179
enrolled prior to the actual date of entry in the school and	2180
also in such manner that where for any cause a pupil permanently	2181

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withdraws from the school that pupil shall not be counted as

not be included in the enrollment of any school any of the

following:

enrolled from and after the date of such withdrawal. There shall

(1) Any pupil who has graduated from the twelfth grade of	2186
a public or nonpublic high school;	2187
(2) Any pupil who is not a resident of the state;	2188
(3) Any pupil who was enrolled in the schools of the	2189
district during the previous school year when assessments were	2190
administered under section 3301.0711 of the Revised Code but did	2191
not take one or more of the assessments required by that section	2192
and was not excused pursuant to division (C)(1) or (3) of that	2193
section;	2194
(4) Any pupil who has attained the age of twenty-two	2195
years, except for veterans of the armed services whose	2196
attendance was interrupted before completing the recognized	2197
twelve-year course of the public schools by reason of induction	2198
or enlistment in the armed forces and who apply for reenrollment	2199
in the public school system of their residence not later than	2200
four years after termination of war or their honorable	2201
discharge;	2202
(5) Any pupil who has a certificate of high school	2203
equivalence as defined in section 5107.40 of the Revised Code.	2204
If, however, any veteran described by division (E)(4) of	2205
this section elects to enroll in special courses organized for	2206
veterans for whom tuition is paid under the provisions of	2207
federal laws, or otherwise, that veteran shall not be included	2208
in the enrollment of students determined under this section.	2209
Notwithstanding division (E)(3) of this section, the	2210
enrollment of any school may include a pupil who did not take an	2211
assessment required by section 3301.0711 of the Revised Code if	2212
the superintendent of public instruction grants a waiver from	2213
the requirement to take the assessment to the specific pupil and	2214

a parent is not paying tuition for the pupil pursuant to section	2215
3313.6410 of the Revised Code. The superintendent may grant such	2216
a waiver only for good cause in accordance with rules adopted by	2217
the state board of education.	2218
The enrolled ADM, formula ADM, total ADM, category one	2219
through five career-technical education ADM, category one	2220
through three English learner ADM, category one through six	2221
special education ADM, transportation ADM, and, for purposes of	2222
provisions of law outside of Chapter 3317. of the Revised Code,	2223
average daily membership of any school district shall be	2224
determined in accordance with rules adopted by the state board	2225
of education.	2226
(F)(1) If a student attending a community school under	2227
Chapter 3314., a science, technology, engineering, and	2228
mathematics school established under Chapter 3326., or a	2229
college-preparatory boarding school established under Chapter	2230
3328. of the Revised Code is not included in the formula ADM	2231
calculated for the school district in which the student is	2232
entitled to attend school under section 3313.64 or 3313.65 of	2233
the Revised Code, the department of education shall adjust the	2234
formula ADM of that school district to include the student in	2235
accordance with division (C)(2) of this section.	2236
(2) <u>Division (F)(2) of this section does not apply on or</u>	2237
after July 1, 2024.	2238
If a student awarded an educational choice scholarship is	2239
not included in the formula ADM of the school district in which	2240
the student resides, the department shall adjust the formula ADM	2241
of that school district to include the student.	2242
(3) If a student awarded a scholarship under the Jon	2243

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Peterson special needs scholarship program is not included in	2244
the formula ADM of the school district in which the student	2245
resides, the department shall adjust the formula ADM of that	2246
school district to include the student.	2247
(G)(1)(a) The superintendent of an institution operating a	2248
special education program pursuant to section 3323.091 of the	2249
Revised Code shall, for the programs under such superintendent's	2250
supervision, certify to the state board of education, in the	2251
manner prescribed by the superintendent of public instruction,	2252
both of the following:	2253
(i) The unduplicated count of the number of all children	2254
with disabilities other than preschool children with	2255
disabilities receiving services at the institution for each	2256
category of disability described in divisions (A) to (F) of	2257
section 3317.013 of the Revised Code adjusted for the portion of	2258
the year each child is so enrolled;	2259
(ii) The unduplicated count of the number of all preschool	2260
children with disabilities in classes or programs for whom the	2261
district is eligible to receive funding under section 3317.0213	2262
of the Revised Code adjusted for the portion of the year each	2263
child is so enrolled, reported according to the categories	2264
prescribed in section 3317.013 of the Revised Code.	2265
(b) The superintendent of an institution with career-	2266
technical education units approved under section 3317.05 of the	2267
Revised Code shall, for the units under the superintendent's	2268
supervision, certify to the state board of education the	2269
enrollment in those units, in the manner prescribed by the	2270
superintendent of public instruction.	2271
(2) The superintendent of each county board of	2272

developmental disabilities that maintains special education	2273
classes under section 3317.20 of the Revised Code or provides	2274
services to preschool children with disabilities pursuant to an	2275
agreement between the county board and the appropriate school	2276
district shall do both of the following:	2277

- (a) Certify to the state board, in the manner prescribed 2278 by the board, the enrollment in classes under section 3317.20 of 2279 the Revised Code for each school district that has placed 2280 children in the classes; 2281
- (b) Certify to the state board, in the manner prescribed 2282 by the board, the unduplicated count of the number of all 2283 preschool children with disabilities enrolled in classes for 2284 which the board is eligible to receive funding under section 2285 3317.0213 of the Revised Code adjusted for the portion of the 2286 year each child is so enrolled, reported according to the 2287 categories prescribed in section 3317.013 of the Revised Code, 2288 and the number of those classes. 2289
- (H) Except as provided in division (I) of this section, 2290 when any city, local, or exempted village school district 2291 provides instruction for a nonresident pupil whose attendance is 2292 unauthorized attendance as defined in section 3327.06 of the 2293 Revised Code, that pupil's enrollment shall not be included in 2294 that district's enrollment figure used in calculating the 2295 district's payments under this chapter. The reporting official 2296 shall report separately the enrollment of all pupils whose 2297 attendance in the district is unauthorized attendance, and the 2298 enrollment of each such pupil shall be credited to the school 2299 district in which the pupil is entitled to attend school under 2300 division (B) of section 3313.64 or section 3313.65 of the 2301 Revised Code as determined by the department of education. 2302

(I) This division shall not apply on or after—the—	2303
effective date of this amendment September 30, 2021.	2304
(1) A city, local, exempted village, or joint vocational	2305
school district admitting a scholarship student of a pilot	2306
project district pursuant to division (C) of section 3313.976 of	2307
the Revised Code may count such student in its enrollment.	2308
(2) In any year for which funds are appropriated for pilot	2309
project scholarship programs, a school district implementing a	2310
state-sponsored pilot project scholarship program that year	2311
pursuant to sections 3313.974 to 3313.979 of the Revised Code	2312
may count in its enrollment:	2313
(a) All children residing in the district and utilizing a	2314
scholarship to attend kindergarten in any alternative school, as	2315
defined in section 3313.974 of the Revised Code;	2316
(b) All children who were enrolled in the district in the	2317
preceding year who are utilizing a scholarship to attend an	2318
alternative school.	2319
(J) The superintendent of each cooperative education	2320
school district shall certify to the superintendent of public	2321
instruction, in a manner prescribed by the state board of	2322
education, the applicable enrollments for all students in the	2323
cooperative education district, also indicating the city, local,	2324
or exempted village district where each pupil is entitled to	2325
attend school under section 3313.64 or 3313.65 of the Revised	2326
Code.	2327
(K) If the superintendent of public instruction determines	2328
that a component of the enrollment certified or reported by a	2329
district superintendent, or other reporting entity, is not	2330
correct, the superintendent of public instruction may order that	2331

the district's enrolled ADM, formula ADM, or both be adjusted in	2332
the amount of the error.	2333
Sec. 3321.042. (A) A child is exempt from compulsory	2334
school attendance when receiving home education in the subject	2335
areas of English language arts, mathematics, science, history	2336
and government, and social studies as supervised and directed by	2337
the child's parent. Upon the commencement of home education or	2338
when moving into a new district, and annually thereafter within	2339
five days of the start of school in the child's school district	2340
of residence, the parent shall file a notice with the	2341
superintendent of the child's school district of residence. The	2342
notice shall include the parent's name and address, the child's	2343
name, and an assurance the child will receive instruction in the	2344
required subjects. Upon receipt of the notice, the exemption	2345
takes immediate effect, and the superintendent shall send a	2346
<u>letter of acknowledgment to the parent.</u>	2347
(B) A student that enrolls in a public school following	2348
any period of home education shall be placed in the appropriate	2349
grade level based on the policies of the student's resident	2350
school district.	2351
Sec. 5747.70. (A) In computing Ohio adjusted gross income,	2352
a deduction from federal adjusted gross income is allowed to a	2353
contributor for the amount contributed during the taxable year	2354
to a variable college savings program account and to a purchaser	2355
of tuition units under the Ohio college savings program created	2356
by Chapter 3334. of the Revised Code to the extent that the	2357
amounts of such contributions and purchases were not deducted in	2358
determining the contributor's or purchaser's federal adjusted	2359
gross income for the taxable year. The combined amount of	2360
contributions and purchases deducted in any taxable year by a	2361

taxpayer or the taxpayer and the taxpayer's spouse, regardless	2362
of whether the taxpayer and the taxpayer's spouse file separate	2363
returns or a joint return, is limited to four thousand dollars	2364
for each beneficiary for whom contributions or purchases are	2365
made. If the combined annual contributions and purchases for a	2366
beneficiary exceed four thousand dollars, the excess may be	2367
carried forward and deducted in future taxable years until the	2368
contributions and purchases have been fully deducted.	2369

- (B) In computing Ohio adjusted gross income, a deduction 2370 from federal adjusted gross income is allowed for: 2371
- (1) Income related to tuition units and contributions that
 2372
 as of the end of the taxable year have not been refunded
 2373
 pursuant to the termination of a tuition payment contract or
 2374
 variable college savings program account under section 3334.10
 2375
 of the Revised Code, to the extent that such income is included
 in federal adjusted gross income.
 2377
- (2) The excess of the total purchase price of tuition 2378 units refunded during the taxable year pursuant to the 2379 termination of a tuition payment contract under section 3334.10 2380 of the Revised Code over the amount of the refund, to the extent 2381 the amount of the excess was not deducted in determining federal 2382 adjusted gross income. Division (B)(2) of this section applies 2383 only to units for which no deduction was allowable under 2384 division (A) of this section. 2385
- (C) In computing Ohio adjusted gross income, there shall

 be added to federal adjusted gross income the amount of loss

 related to tuition units and contributions that as of the end of

 the taxable year have not been refunded pursuant to the

 termination of a tuition payment contract or variable college

 savings program account under section 3334.10 of the Revised

 2386

 2387

Code, to the extent that such loss was deducted in determining	2392
federal adjusted gross income.	2393
(D) No deduction shall be allowed under this section for	2394
amounts contributed by the treasurer of state under section	2395
3310.24 of the Revised Code during the taxable year to a	2396
variable college savings program account under the Ohio college	2397
savings program created by Chapter 3334. of the Revised Code.	2398
(E) For taxable years in which distributions or refunds	2399
are made under a tuition payment or variable college savings	2400
program contract for any reason other than payment of higher	2401
education expenses, or the beneficiary's death, disability, or	2402
receipt of a scholarship as described in section 3334.10 of the	2403
Revised Code:	2404
(1) If the distribution or refund is paid to the purchaser	2405
or contributor or beneficiary, any portion of the distribution	2406
or refund not included in the recipient's federal adjusted gross	2407
income shall be added to the recipient's federal adjusted gross	2408
income in determining the recipient's Ohio adjusted gross	2409
income, except that the amount added shall not exceed amounts	2410
previously deducted under division (A) of this section less any	2411
amounts added under division (D)(1) of this section in a prior	2412
taxable year.	2413
(2) If amounts paid by a purchaser or contributor on or	2414
after January 1, 2000, are distributed or refunded to someone	2415
other than the purchaser or contributor or beneficiary, the	2416
amount of the payment not included in the recipient's federal	2417
adjusted gross income, less any amounts added under division (D)	2418
of this section in a prior taxable year, shall be added to the	2419
recipient's federal adjusted gross income in determining the	2420
recipient's Ohio adjusted gross income.	2421

Section 2. That existing sections 3317.02, 3317.022,	2422
3317.03, and 5747.70 of the Revised Code are hereby repealed.	2423
Section 3. That sections 125.04, 311.29, 3301.0711,	2424
3301.0714, 3301.163, 3302.036, 3302.04, 3302.10, 3310.51,	2425
3365.07, and 5703.21 of the Revised Code be amended to read as	2426
follows:	2427
Sec. 125.04. (A) Except for the requirements of division	2428
(B) of this section, section 125.092, and division (B) of	2429
section 125.11 of the Revised Code, sections 125.04 to 125.08	2430
and 125.09 to 125.15 of the Revised Code do not apply to or	2431
affect state institutions of higher education.	2432
(B)(1) As used in this division:	2433
(a) "Chartered nonpublic school" has the same meaning as	2434
in section 3310.01 of the Revised Code means a nonpublic school	2435
that holds a valid charter issued by the state board of	2436
education under section 3301.16 of the Revised Code and meets	2437
the standards established for such schools in rules adopted by	2438
the state board.	2439
(b) "Emergency medical service organization" has the same	2440
meaning as in section 4765.01 of the Revised Code.	2441
(c) "Governmental agency" means a political subdivision or	2442
special district in this state or any other state established by	2443
or under law, or any combination of these entities; the United	2444
States or any department, division, or agency of the United	2445
States; one or more other states or groups of states; other	2446
purchasing consortia; and any agency, commission, or authority	2447
established under an interstate compact or agreement.	2448
(d) "Political subdivision" means any county, township,	2449
municipal corporation, school district, conservancy district,	2450

township park district, park district created under Chapter	2451
1545. of the Revised Code, regional transit authority, regional	2452
airport authority, regional water and sewer district, or port	2453
authority. "Political subdivision" also includes any other	2454
political subdivision described in the Revised Code that has	2455
been approved by the department of administrative services to	2456
participate in the department's contracts under this division.	2457

- (e) "Private fire company" has the same meaning as in 2458 section 9.60 of the Revised Code. 2459
- (f) "State institution of higher education" has the 2460 meaning defined in section 3345.011 of the Revised Code. 2461
- (2) Subject to division (C) of this section, the 2462 department of administrative services may permit a state 2463 institution of higher education, governmental agency, political 2464 subdivision, private fire company, private, nonprofit emergency 2465 medical service organization, or chartered nonpublic school to 2466 participate in contracts into which the department has entered 2467 for the purchase of supplies and services. The department may 2468 charge the entity a reasonable fee to cover the administrative 2469 costs the department incurs as a result of participation by the 2470 entity in such a purchase contract. 2471

A political subdivision desiring to participate in such 2472 purchase contracts shall file with the department a certified 2473 copy of an ordinance or resolution of the legislative authority 2474 or governing board of the political subdivision. The resolution 2475 or ordinance shall request that the political subdivision be 2476 authorized to participate in such contracts and shall agree that 2477 the political subdivision will be bound by such terms and 2478 conditions as the department prescribes and that it will 2479 directly pay the vendor under each purchase contract. A private 2480

fire company, private, nonprofit emergency medical service	2481
organization, or chartered nonpublic school desiring to	2482
participate in such purchase contracts shall file with the	2483
department a written request for inclusion in the program signed	2484
by the chief officer of the company, organization, or chartered	2485
nonpublic school. A governmental agency desiring to participate	2486
in such purchase contracts shall file with the department a	2487
written request for inclusion in the program. A state	2488
institution of higher education desiring to participate in such	2489
purchase contracts shall file with the department a certified	2490
copy of resolution of the board of trustees or similar	2491
authorizing body. The resolution shall request that the state	2492
institution of higher education be authorized to participate in	2493
such contracts.	2494

A request for inclusion shall include an agreement to be bound by such terms and conditions as the department prescribes and to make direct payments to the vendor under each purchase contract.

(3) The board of elections of a county that is authorized 2499 to participate in contracts under division (B)(2) of this 2500 section may participate in contracts under that division under 2501 the same terms and conditions that apply to the county. 2502

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(4) The department shall include in its annual report, an 2503 estimate of the purchases made by state institutions of higher 2504 education, governmental agencies, political subdivisions, boards 2505 of elections, private fire companies, private, nonprofit 2506 emergency medical service organizations, and chartered nonpublic 2507 schools from contracts pursuant to this division. The department 2508 may require such entities to file a report with the department, 2509 as often as it finds necessary, stating how many such contracts 2510 the entities participated in within a specified period of time, 2511 and any other information the department requires. 2512

- (5) Purchases made by a political subdivision or a board 2513 of elections under this division are exempt from any competitive 2514 selection procedures otherwise required by law. No political 2515 subdivision shall make any purchase under this division when 2516 bids have been received for such purchase by the subdivision, 2517 unless such purchase can be made upon the same terms, 2518 conditions, and specifications at a lower price under division 2519 (B)(2) of this section. 2520
- (C) A political subdivision as defined in division (B) of 2521 this section or a board of elections may purchase supplies or 2522 services from another party, including a political subdivision, 2523 instead of through participation in contracts described in 2524 division (B) of this section if the political subdivision or 2525 board of elections can purchase those supplies or services from 2526 the other party upon equivalent terms, conditions, and 2527 specifications but at a lower price than it can through those 2528 contracts. Purchases that a political subdivision or board of 2529 elections makes under this division are exempt from any 2530 competitive selection procedures otherwise required by law. A 2531 political subdivision or board of elections that makes any 2532 purchase under this division shall maintain sufficient 2533 information regarding the purchase to verify that the political 2534 subdivision or board of elections satisfied the conditions for 2535 making a purchase under this division. Nothing in this division 2536 restricts any action taken by a county or township as authorized 2537 by division (B)(1) of section 9.48 of the Revised Code. 2538
- (D) This section does not apply to supplies or services 2539 purchased by a state agency directly as provided in section 2540

125.05 of the Revised Code, or to purchases of supplies or	2541
services for the emergency management agency or other state	2542
agencies as provided in section 125.061 of the Revised Code.	2543
Sec. 311.29. (A) As used in this section:	2544
(1) "Chartered nonpublic school" has the same meaning	2545
defined in section 3310.01 of the Revised Code means a nonpublic	2546
school that holds a valid charter issued by the state board of	2547
education under section 3301.16 of the Revised Code and meets	2548
the standards established for such schools in rules adopted by	2549
the state board.	2550
(2) "Chautauqua assembly" has the same meaning as in	2551
section 4511.90 of the Revised Code.	2552
(3) "Community preventative education program" has the	2553
meaning defined in division (D) of section 2981.13 of the	2554
Revised Code.	2555
Nevised Code.	2333
(4) "Community school" means a community school	2556
established under Chapter 3314. of the Revised Code.	2557
(B) The sheriff may, from time to time, enter into	2558
contracts with any municipal corporation, township, township	2559
police district, joint police district, metropolitan housing	2560
authority, port authority, water or sewer district, school	2561
district, community school governing authority, library	2562
district, health district, park district created pursuant to	2563
section 511.18 or 1545.01 of the Revised Code, soil and water	2564
conservation district, water conservancy district, or other	2565
taxing district or with the board of county commissioners of any	2566
contiguous county with the concurrence of the sheriff of the	2567
other county, and such subdivisions, authorities, and counties	2568
may enter into agreements with the sheriff pursuant to which the	2569

sheriff undertakes and is authorized by the contracting	2570
subdivision, authority, or county to perform any police	2571
function, exercise any police power, or render any police	2572
service in behalf of the contracting subdivision, authority, or	2573
county, or its legislative authority, that the subdivision,	2574
authority, or county, or its legislative authority, may perform,	2575
exercise, or render.	2576

Upon the execution of an agreement under this division and 2577 within the limitations prescribed by it, the sheriff may 2578 2579 exercise the same powers as the contracting subdivision, authority, or county possesses with respect to such policing 2580 that by the agreement the sheriff undertakes to perform or 2581 render, and all powers necessary or incidental thereto, as amply 2582 as such powers are possessed and exercised by the contracting 2583 subdivision, authority, or county directly. 2584

Any agreement authorized by division (A), (B), or (C) of 2585 this section shall not suspend the possession by a contracting 2586 subdivision, authority, or county of any police power performed 2587 or exercised or police service rendered in pursuance to the 2588 agreement nor limit the authority of the sheriff. 2589

(C) The sheriff may enter into contracts with any 2590 Chautauqua assembly that has grounds located within the county, 2591 and the Chautauqua assembly may enter into agreements with the 2592 sheriff pursuant to which the sheriff undertakes to perform any 2593 police function, exercise any police power, or render any police 2594 service upon the grounds of the Chautauqua assembly that the 2595 sheriff is authorized by law to perform, exercise, or render in 2596 any other part of the county within the sheriff's territorial 2597 jurisdiction. Upon the execution of an agreement under this 2598 division, the sheriff may, within the limitations prescribed by 2599 the agreement, exercise such powers with respect to such
policing upon the grounds of the Chautauqua assembly, provided
that any limitation contained in the agreement shall not be
construed to limit the authority of the sheriff.

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(D) Contracts entered into under division (A), (B), (C), 2604 or (F) of this section shall provide for the reimbursement of 2605 the county for the costs incurred by the sheriff for such 2606 policing including, but not limited to, the salaries of deputy 2607 sheriffs assigned to such policing, the current costs of funding 2608 2609 retirement pensions and of providing workers' compensation, the cost of training, and the cost of equipment and supplies used in 2610 such policing, to the extent that such equipment and supplies 2611 are not directly furnished by the contracting subdivision, 2612 authority, county, or Chautauqua assembly. Each such contract 2613 shall provide for the ascertainment of such costs and shall be 2614 of any duration, not in excess of four years, and may contain 2615 any other terms that may be agreed upon. All payments pursuant 2616 to any such contract in reimbursement of the costs of such 2617 policing shall be made to the treasurer of the county to be 2618 credited to a special fund to be known as the "sheriff's 2619 policing revolving fund," hereby created. Any moneys coming into 2620 the fund shall be used for the purposes provided in divisions 2621 (A) to (D) and (F) of this section and paid out on vouchers by 2622 the county commissioners as other funds coming into their 2623 possession. Any moneys credited to the fund and not obligated at 2624 the termination of the contract shall be credited to the county 2625 general fund. 2626

The sheriff shall assign the number of deputies as may be
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provided for in any contract made pursuant to division (A), (B),
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(C), or (F) of this section. The number of deputies regularly
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assigned to such policing shall be in addition to and an
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enlargement of the sheriff's regular number of deputies. Nothing	2631
in divisions (A) to (D) or (F) of this section shall preclude	2632
the sheriff from temporarily increasing or decreasing the	2633
deputies so assigned as emergencies indicate a need for shifting	2634
assignments to the extent provided by the contracts.	2635
All such deputies shall have the same powers and duties,	2636
the same qualifications, and be appointed and paid and receive	2637
the same benefits and provisions and be governed by the same	2638
laws as all other deputy sheriffs.	2639
Contracts under division (A), (B), (C), or (F) of this	2640
section may be entered into jointly with the board of county	2641
commissioners, and sections 307.14 to 307.19 of the Revised Code	2642
apply to this section insofar as they may be applicable.	2643
(E)(1) As used in division (E) of this section:	2644
(a) "Ohio prisoner" has the same meaning as in section	2645
5120.64 of the Revised Code.	2646
(b) "Out-of-state prisoner" and "private contractor" have	2647
the same meanings as in section 9.07 of the Revised Code.	2648
(2) The sheriff may enter into a contract with a private	2649
person or entity for the return of Ohio prisoners who are the	2650
responsibility of the sheriff from outside of this state to a	2651
location in this state specified by the sheriff, if there are	2652
adequate funds appropriated by the board of county commissioners	2653
and there is a certification pursuant to division (D) of section	2654
5705.41 of the Revised Code that the funds are available for	2655
this purpose. A contract entered into under this division is	2656
within the coverage of section 325.07 of the Revised Code. If a	2657
sheriff enters into a contract as described in this division,	2658
subject to division (E)(3) of this section, the private person	2659

or entity in accordance with the contract may return Ohio	2660
prisoners from outside of this state to locations in this state	2661
specified by the sheriff. A contract entered into under this	2662
division shall include all of the following:	2663
(a) Specific provisions that assign the responsibility for	2664
costs related to medical care of prisoners while they are being	2665
returned that is not covered by insurance of the private person	2666
or entity;	2667
(b) Specific provisions that set forth the number of days,	2668
not exceeding ten, within which the private person or entity,	2669
after it receives the prisoner in the other state, must deliver	2670
the prisoner to the location in this state specified by the	2671
sheriff, subject to the exceptions adopted as described in	2672
division (E)(2)(c) of this section;	2673
(c) Any exceptions to the specified number of days for	2674
delivery specified as described in division (E)(2)(b) of this	2675
section;	2676
(d) A requirement that the private person or entity	2677
immediately report all escapes of prisoners who are being	2678
returned to this state, and the apprehension of all prisoners	2679
who are being returned and who have escaped, to the sheriff and	2680
to the local law enforcement agency of this state or another	2681
state that has jurisdiction over the place at which the escape	2682
occurs;	2683
(e) A schedule of fines that the sheriff shall impose upon	2684
the private person or entity if the private person or entity	2685
fails to perform its contractual duties, and a requirement that,	2686
if the private person or entity fails to perform its contractual	2687
duties, the sheriff shall impose a fine on the private person or	2688

entity from the schedule of fines and, in addition, may exercise 2689 any other rights the sheriff has under the contract. 2690

- (f) If the contract is entered into on or after the 2691 effective date of the rules adopted by the department of 2692 rehabilitation and correction under section 5120.64 of the 2693 Revised Code, specific provisions that comport with all 2694 applicable standards that are contained in those rules. 2695
- (3) If the private person or entity that enters into the 2696 contract fails to perform its contractual duties, the sheriff 2697 shall impose upon the private person or entity a fine from the 2698 schedule, the money paid in satisfaction of the fine shall be 2699 paid into the county treasury, and the sheriff may exercise any 2700 other rights the sheriff has under the contract. If a fine is 2701 imposed under this division, the sheriff may reduce the payment 2702 owed to the private person or entity pursuant to any invoice in 2703 the amount of the fine. 2704

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- (4) Upon the effective date of the rules adopted by the department of rehabilitation and correction under section 5120.64 of the Revised Code, notwithstanding the existence of a contract entered into under division (E)(2) of this section, in no case shall the private person or entity that is a party to the contract return Ohio prisoners from outside of this state into this state for a sheriff unless the private person or entity complies with all applicable standards that are contained in the rules.
- (5) Divisions (E)(1) to (4) of this section do not apply 2714 regarding any out-of-state prisoner who is brought into this 2715 state to be housed pursuant to section 9.07 of the Revised Code 2716 in a correctional facility in this state that is managed and 2717 operated by a private contractor. 2718

(F)(1) A sheriff may enter into contracts with a chartered	2719
nonpublic school, located in the sheriff's territorial	2720
jurisdiction, to provide community preventive education	2721
programs.	2722
(2) A sheriff may enter into contracts with a private	2723
institution of higher education, located in the sheriff's	2724
territorial jurisdiction, to provide police services.	2725
Under these contracts, the sheriff may undertake to	2726
perform any police function, exercise any police power, or	2727
render any police service upon the grounds of the chartered	2728
nonpublic school or private institution of higher education that	2729
the sheriff is authorized by law to perform, exercise, or render	2730
in any other part of the county within the sheriff's territorial	2731
jurisdiction. Upon the execution of a contract under this	2732
division, the sheriff may, within the limitations prescribed by	2733
the contract, exercise such powers with respect to such policing	2734
provided that any limitation contained in the contract shall not	2735
be construed to limit the authority of the sheriff.	2736
(G) A sheriff may enter into contracts with a county court	2737
or a municipal court located in the sheriff's territorial	2738
jurisdiction for the transportation of persons between the	2739
county jail and a county court or municipal court. Each contract	2740
shall provide for the costs of providing transportation services	2741
from the county jail to the court and shall not apply to a	2742
period in excess of four years.	2743
Sec. 3301.0711. (A) The department of education shall:	2744
(1) Annually furnish to, grade, and score all assessments	2745

required by divisions (A)(1) and (B)(1) of section 3301.0710 of

the Revised Code to be administered by city, local, exempted

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village, and joint vocational school districts, except that each	2748
district shall score any assessment administered pursuant to	2749
division (B)(10) of this section. Each assessment so furnished	2750
shall include the data verification code of the student to whom	2751
the assessment will be administered, as assigned pursuant to	2752
division (D)(2) of section 3301.0714 of the Revised Code. In	2753
furnishing the practice versions of Ohio graduation tests	2754
prescribed by division (D) of section 3301.0710 of the Revised	2755
Code, the department shall make the tests available on its web	2756
site for reproduction by districts. In awarding contracts for	2757
grading assessments, the department shall give preference to	2758
Ohio-based entities employing Ohio residents.	2759
(2) Adopt rules for the ethical use of assessments and	2760
prescribing the manner in which the assessments prescribed by	2761

- (2) Adopt rules for the ethical use of assessments and prescribing the manner in which the assessments prescribed by section 3301.0710 of the Revised Code shall be administered to students.
- (B) Except as provided in divisions (C) and (J) of this 2764 section, the board of education of each city, local, and 2765 exempted village school district shall, in accordance with rules 2766 adopted under division (A) of this section: 2767

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- (1) Administer the English language arts assessments prescribed under division (A)(1)(a) of section 3301.0710 of the Revised Code twice annually to all students in the third grade who have not attained the score designated for that assessment under division (A)(2)(c) of section 3301.0710 of the Revised Code.
- (2) Administer the mathematics assessment prescribed under 2774 division (A)(1)(a) of section 3301.0710 of the Revised Code at 2775 least once annually to all students in the third grade. 2776

(3) Administer the assessments prescribed under division	2777
(A)(1)(b) of section 3301.0710 of the Revised Code at least once	2778
annually to all students in the fourth grade.	2779
(4) Administer the assessments prescribed under division	2780
(A)(1)(c) of section 3301.0710 of the Revised Code at least once	2781
annually to all students in the fifth grade.	2782
(5) Administer the assessments prescribed under division	2783
(A)(1)(d) of section 3301.0710 of the Revised Code at least once	2784
annually to all students in the sixth grade.	2785
(6) Administer the assessments prescribed under division	2786
(A)(1)(e) of section 3301.0710 of the Revised Code at least once	2787
annually to all students in the seventh grade.	2788
(7) Administer the assessments prescribed under division	2789
(A)(1)(f) of section 3301.0710 of the Revised Code at least once	2790
annually to all students in the eighth grade.	2791
(8) Except as provided in division (B)(9) of this section,	2792
administer any assessment prescribed under division (B)(1) of	2793
section 3301.0710 of the Revised Code as follows:	2794
(a) At least once annually to all tenth grade students and	2795
at least twice annually to all students in eleventh or twelfth	2796
grade who have not yet attained the score on that assessment	2797
designated under that division;	2798
(b) To any person who has successfully completed the	2799
curriculum in any high school or the individualized education	2800
program developed for the person by any high school pursuant to	2801
section 3323.08 of the Revised Code but has not received a high	2802
school diploma and who requests to take such assessment, at any	2803
time such assessment is administered in the district.	2804

(9) In lieu of the board of education of any city, local,	2805
or exempted village school district in which the student is also	2806
enrolled, the board of a joint vocational school district shall	2807
administer any assessment prescribed under division (B)(1) of	2808
section 3301.0710 of the Revised Code at least twice annually to	2809
any student enrolled in the joint vocational school district who	2810
has not yet attained the score on that assessment designated	2811
under that division. A board of a joint vocational school	2812
district may also administer such an assessment to any student	2813
described in division (B)(8)(b) of this section.	2814

(10) If the district has a three-year average graduation 2815 rate of not more than seventy-five per cent, administer each 2816 assessment prescribed by division (D) of section 3301.0710 of 2817 the Revised Code in September to all ninth grade students who 2818 entered ninth grade prior to July 1, 2014.

Except as provided in section 3313.614 of the Revised Code 2820 for administration of an assessment to a person who has 2821 fulfilled the curriculum requirement for a high school diploma 2822 but has not passed one or more of the required assessments, the 2823 assessments prescribed under division (B)(1) of section 2824 3301.0710 of the Revised Code shall not be administered after 2825 the date specified in the rules adopted by the state board of 2826 education under division (D)(1) of section 3301.0712 of the 2827 Revised Code. 2828

(11) (a) Except as provided in divisions (B) (11) (b) and (c)

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of this section, administer the assessments prescribed by

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division (B) (2) of section 3301.0710 and section 3301.0712 of

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the Revised Code in accordance with the timeline and plan for

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implementation of those assessments prescribed by rule of the

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state board adopted under division (D) (1) of section 3301.0712

of the Revised Code;

(b) A student who has presented evidence to the district 2836 or school of having satisfied the condition prescribed by 2837 division (A)(1) of section 3313.618 of the Revised Code to 2838 qualify for a high school diploma prior to the date of the 2839 administration of the assessment prescribed under division (B) 2840 (1) of section 3301.0712 of the Revised Code shall not be 2841 required to take that assessment. However, no board shall 2842 prohibit a student who is not required to take such assessment 2843 2844 from taking the assessment.

- (c) A student shall not be required to retake the Algebra 2845 I end-of-course examination or the English language arts II end-2846 of-course examination prescribed under division (B)(2) of 2847 section 3301.0712 of the Revised Code in grades nine through 2848 twelve if the student demonstrates at least a proficient level 2849 of skill, as prescribed under division (B)(5)(a) of that 2850 section, or achieves a competency score, as prescribed under 2851 division (B)(10) of that section, in an administration of the 2852 examination prior to grade nine. 2853
- (C)(1)(a) In the case of a student receiving special 2854 education services under Chapter 3323. of the Revised Code, the 2855 individualized education program developed for the student under 2856 that chapter shall specify the manner in which the student will 2857 participate in the assessments administered under this section, 2858 except that a student with significant cognitive disabilities to 2859 whom an alternate assessment is administered in accordance with 2860 division (C)(1) of this section and a student determined to have 2861 a disability that includes an intellectual disability as 2862 outlined in guidance issued by the department shall not be 2863 required to take the assessment prescribed under division (B)(1) 2864

of section 3301.0712 of the Revised Code. The individualized	2865
education program may excuse the student from taking any	2866
particular assessment required to be administered under this	2867
section if it instead specifies an alternate assessment method	2868
approved by the department of education as conforming to	2869
requirements of federal law for receipt of federal funds for	2870
disadvantaged pupils. To the extent possible, the individualized	2871
education program shall not excuse the student from taking an	2872
assessment unless no reasonable accommodation can be made to	2873
enable the student to take the assessment. No board shall	2874
prohibit a student who is not required to take an assessment	2875
under division (C)(1) of this section from taking the	2876
assessment.	2877

- (b) Any alternate assessment approved by the department 2878 for a student under this division shall produce measurable 2879 results comparable to those produced by the assessment it 2880 replaces in order to allow for the student's results to be 2881 included in the data compiled for a school district or building 2882 under section 3302.03 of the Revised Code. 2883
- (c)(i) Any student enrolled in a chartered nonpublic 2884 school who has been identified, based on an evaluation conducted 2885 in accordance with section 3323.03 of the Revised Code or 2886 section 504 of the "Rehabilitation Act of 1973," 87 Stat. 355, 2887 29 U.S.C.A. 794, as amended, as a child with a disability shall 2888 be excused from taking any particular assessment required to be 2889 administered under this section if either of the following 2890 apply: 2891
- (I) A plan developed for the student pursuant to rules 2892 adopted by the state board excuses the student from taking that 2893 assessment.

(II) The chartered nonpublic school develops a written	2895
plan in which the school, in consultation with the student's	2896
parents, determines that an assessment or alternative assessment	2897
with accommodations does not accurately assess the student's	2898
academic performance. The plan shall include an academic profile	2899
of the student's academic performance and shall be reviewed	2900
annually to determine if the student's needs continue to require	2901
excusal from taking the assessment.	2902
(ii) A student with significant cognitive disabilities to	2903
whom an alternate assessment is administered in accordance with	2904
division (C)(1) of this section and a student determined to have	2905
a disability that includes an intellectual disability as	2906
outlined in guidance issued by the department shall not be	2907
required to take the assessment prescribed under division (B)(1)	2908
of section 3301.0712 of the Revised Code.	2909
(iii) In the case of any student so excused from taking an	2910
assessment under division (C)(1)(c) of this section, the	2911
chartered nonpublic school shall not prohibit the student from	2912
taking the assessment.	2913
(2) A district board may, for medical reasons or other	2914
good cause, excuse a student from taking an assessment	2915
administered under this section on the date scheduled, but that	2916
assessment shall be administered to the excused student not	2917
later than nine days following the scheduled date. The district	2918
board shall annually report the number of students who have not	2919
taken one or more of the assessments required by this section to	2920
the state board not later than the thirtieth day of June.	2921

(3) As used in this division, "English learner" has the

same meaning as in 20 U.S.C. 7801.

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No school district board shall excuse any English learner	2924
from taking any particular assessment required to be	2925
administered under this section, except as follows:	2926
(a) Any English learner who has been enrolled in United	2927
States schools for less than two years and for whom no	2928
appropriate accommodations are available based on guidance	2929
issued by the department shall not be required to take the	2930
assessment prescribed under division (B)(1) of section 3301.0712	2931
of the Revised Code.	2932
(b) Any English learner who has been enrolled in United	2933
States schools for less than one full school year shall not be	2934
required to take any reading, writing, or English language arts	2935
assessment.	2936
However, no board shall prohibit an English learner who is	2937
not required to take an assessment under division (C)(3) of this	2938
section from taking the assessment. A board may permit any	2939
English learner to take an assessment required to be	2940
administered under this section with appropriate accommodations,	2941
as determined by the department. For each English learner, each	2942
school district shall annually assess that student's progress in	2943
learning English, in accordance with procedures approved by the	2944
department.	2945
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(4) (a) The governing authority of a chartered nonpublic	2946
school may excuse an English learner from taking any assessment	2947
administered under this section.	2948
(b) No governing authority shall require an English	2949
learner who has been enrolled in United States schools for less	2950
than two years and for whom no appropriate accommodations are	2951

available based on guidance issued by the department to take the

assessment prescribed under division (B)(1) of section 3301.0712 2953 of the Revised Code. 2954

- (c) No governing authority shall prohibit an English 2955 learner from taking an assessment from which the student was 2956 excused under division (C)(4) of this section. 2957
- (D) (1) In the school year next succeeding the school year 2958 in which the assessments prescribed by division (A)(1) or (B)(1) 2959 of section 3301.0710 of the Revised Code or former division (A) 2960 (1), (A)(2), or (B) of section 3301.0710 of the Revised Code as 2961 2962 it existed prior to September 11, 2001, are administered to any student, the board of education of any school district in which 2963 the student is enrolled in that year shall provide to the 2964 student intervention services commensurate with the student's 2965 performance, including any intensive intervention required under 2966 section 3313.608 of the Revised Code, in any skill in which the 2967 student failed to demonstrate at least a score at the proficient 2968 level on the assessment. 2969
- 2970 (2) Following any administration of the assessments prescribed by division (D) of section 3301.0710 of the Revised 2971 Code to ninth grade students, each school district that has a 2972 three-year average graduation rate of not more than seventy-five 2973 per cent shall determine for each high school in the district 2974 whether the school shall be required to provide intervention 2975 services to any students who took the assessments. In 2976 determining which high schools shall provide intervention 2977 services based on the resources available, the district shall 2978 consider each school's graduation rate and scores on the 2979 practice assessments. The district also shall consider the 2980 scores received by ninth grade students on the English language 2981 arts and mathematics assessments prescribed under division (A) 2982

(1)(f) of section 3301.0710 of the Revised Code in the eighth	2983
grade in determining which high schools shall provide	2984
intervention services.	2985
Each high school selected to provide intervention services	2986
under this division shall provide intervention services to any	2987
student whose results indicate that the student is failing to	2988
make satisfactory progress toward being able to attain scores at	2989
the proficient level on the Ohio graduation tests. Intervention	2990
services shall be provided in any skill in which a student	2991
demonstrates unsatisfactory progress and shall be commensurate	2992
with the student's performance. Schools shall provide the	2993
intervention services prior to the end of the school year,	2994
during the summer following the ninth grade, in the next	2995
succeeding school year, or at any combination of those times.	2996
(E) Except as provided in section 3313.608 of the Revised	2997
Code and division (N) of this section, no school district board	2998
of education shall utilize any student's failure to attain a	2999
specified score on an assessment administered under this section	3000
as a factor in any decision to deny the student promotion to a	3001
higher grade level. However, a district board may choose not to	3002
promote to the next grade level any student who does not take an	3003
assessment administered under this section or make up an	3004
assessment as provided by division (C)(2) of this section and	3005
who is not exempt from the requirement to take the assessment	3006
under division (C)(3) of this section.	3007
(F) No person shall be charged a fee for taking any	3008
assessment administered under this section.	3009

(G)(1) Each school district board shall designate one

location for the collection of assessments administered in the

spring under division (B)(1) of this section and those

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administered under divisions (B)(2) to (7) of this section. Each	3013
district board shall submit the assessments to the entity with	3014
which the department contracts for the scoring of the	3015
assessments as follows:	3016
(a) If the district's total enrollment in grades	3017
kindergarten through twelve during the first full school week of	3018
October was less than two thousand five hundred, not later than	3019
the Friday after all of the assessments have been administered;	3020
(b) If the district's total enrollment in grades	3021
kindergarten through twelve during the first full school week of	3022
October was two thousand five hundred or more, but less than	3023
seven thousand, not later than the Monday after all of the	3024
assessments have been administered;	3025
(c) If the district's total enrollment in grades	3026
kindergarten through twelve during the first full school week of	3027
October was seven thousand or more, not later than the Tuesday	3028
after all of the assessments have been administered.	3029
However, any assessment that a student takes during the	3030
make-up period described in division (C)(2) of this section	3031
shall be submitted not later than the Friday following the day	3032
the student takes the assessment.	3033
(2) The department or an entity with which the department	3034
contracts for the scoring of the assessment shall send to each	3035
school district board a list of the individual scores of all	3036
persons taking a state achievement assessment as follows:	3037
(a) Except as provided in division (G)(2)(b) or (c) of	3038
this section, within forty-five days after the administration of	3039
the assessments prescribed by sections 3301.0710 and 3301.0712	3040
of the Povised Code, but in no case shall the scores he returned	30/1

later than the thirtieth day of June following the	3042
administration;	3043
(b) In the case of the third-grade English language arts	3044
assessment, within forty-five days after the administration of	3045
that assessment, but in no case shall the scores be returned	3046
later than the fifteenth day of June following the	3047
administration;	3048
(c) In the case of the writing component of an assessment	3049
or end-of-course examination in the area of English language	3050
arts, except for the third-grade English language arts	3051
assessment, the results may be sent after forty-five days of the	3052
administration of the writing component, but in no case shall	3053
the scores be returned later than the thirtieth day of June	3054
following the administration.	3055
(3) For assessments administered under this section by a	3056
joint vocational school district, the department or entity shall	3057
also send to each city, local, or exempted village school	3058
district a list of the individual scores of any students of such	3059
city, local, or exempted village school district who are	3060
attending school in the joint vocational school district.	3061
(4) Beginning with the 2019-2020 school year, a school	3062
district, other public school, or chartered nonpublic school may	3063
administer the third-grade English language arts or mathematics	3064
assessment, or both, in a paper format in any school year for	3065
which the district board of education or school governing body	3066
adopts a resolution indicating that the district or school	3067
chooses to administer the assessment in a paper format. The	3068
board or governing body shall submit a copy of the resolution to	3069
the department of education not later than the first day of May	3070
prior to the school year for which it will apply. If the	3071

resolution is submitted, the district or school shall administer	3072
the assessment in a paper format to all students in the third	3073
grade, except that any student whose individualized education	3074
program or plan developed under section 504 of the	3075
"Rehabilitation Act of 1973," 87 Stat. 355, 29 U.S.C. 794, as	3076
amended, specifies that taking the assessment in an online	3077
format is an appropriate accommodation for the student may take	3078
the assessment in an online format.	3079

- (H) Individual scores on any assessments administered 3080 under this section shall be released by a district board only in 3081 accordance with section 3319.321 of the Revised Code and the 3082 rules adopted under division (A) of this section. No district 3083 board or its employees shall utilize individual or aggregate 3084 results in any manner that conflicts with rules for the ethical 3085 use of assessments adopted pursuant to division (A) of this 3086 section. 3087
- (I) Except as provided in division (G) of this section, 3088 the department or an entity with which the department contracts 3089 for the scoring of the assessment shall not release any 3090 individual scores on any assessment administered under this 3091 section. The state board shall adopt rules to ensure the 3092 protection of student confidentiality at all times. The rules 3093 may require the use of the data verification codes assigned to 3094 students pursuant to division (D)(2) of section 3301.0714 of the 3095 Revised Code to protect the confidentiality of student scores. 3096
- (J) Notwithstanding division (D) of section 3311.52 of the 3097
 Revised Code, this section does not apply to the board of 3098
 education of any cooperative education school district except as 3099
 provided under rules adopted pursuant to this division. 3100
 - (1) In accordance with rules that the state board shall

adopt, the board of education of any city, exempted village, or	3102
local school district with territory in a cooperative education	3103
school district established pursuant to divisions (A) to (C) of	3104
section 3311.52 of the Revised Code may enter into an agreement	3105
with the board of education of the cooperative education school	3106
district for administering any assessment prescribed under this	3107
section to students of the city, exempted village, or local	3108
school district who are attending school in the cooperative	3109
education school district.	3110
(2) In accordance with rules that the state board shall	3111
adopt, the board of education of any city, exempted village, or	3112
local school district with territory in a cooperative education	3113
school district established pursuant to section 3311.521 of the	3114
Revised Code shall enter into an agreement with the cooperative	3115
district that provides for the administration of any assessment	3116
prescribed under this section to both of the following:	3117
(a) Students who are attending school in the cooperative	3118
district and who, if the cooperative district were not	3119
established, would be entitled to attend school in the city,	3120
local, or exempted village school district pursuant to section	3121
3313.64 or 3313.65 of the Revised Code;	3122
(b) Persons described in division (B)(8)(b) of this	3123
section.	3124
Any assessment of students pursuant to such an agreement	3125
shall be in lieu of any assessment of such students or persons	3126
pursuant to this section.	3127
(K)(1)(a) Except as otherwise provided in division (K)(1)	3128

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or (2) of this section, each chartered nonpublic school for

which at least sixty-five per cent of its total enrollment is

made up of students who are participating in state scholarship	3131
programs shall administer the assessments prescribed by division	3132
(A) of section 3301.0710 of the Revised Code or an alternative	3133
standardized assessment determined by the department. In	3134
accordance with procedures and deadlines prescribed by the	3135
department, the parent or guardian of a student enrolled in the	3136
school who is not participating in a state scholarship program	3137
may submit notice to the chief administrative officer of the	3138
school that the parent or guardian does not wish to have the	3139
student take the assessments prescribed for the student's grade	3140
level under division (A) of section 3301.0710 of the Revised	3141
Code. If a parent or guardian submits an opt-out notice, the	3142
school shall not administer the assessments to that student.	3143
This option does not apply to any assessment required for a high	3144
school diploma under section 3313.612 of the Revised Code.	3145
(b) Any chartered nonpublic school that enrolls students	3146
who are participating in state scholarship programs may	3147
administer an alternative standardized assessment determined by	3148
the department instead of the assessments prescribed by division	3149
(A) of section 3301.0710 of the Revised Code.	3150
Each chartered nonpublic school subject to division (K)(1)	3151
(a) or (b) of this section shall report the results of each	3152
assessment administered under those divisions to the department.	3153
(2) A chartered nonpublic school may submit to the	3154
superintendent of public instruction a request for a waiver from	3155
administering the elementary assessments prescribed by division	3156

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(A) of section 3301.0710 of the Revised Code. The state

superintendent shall approve or disapprove a request for a

waiver shall be approved for any school year prior to the 2015-

waiver submitted under division (K)(2) of this section. No

2016 school year.	3161
To be eligible to submit a request for a waiver, a	3162
chartered nonpublic school shall meet the following conditions:	3163
(a) At least ninety-five per cent of the students enrolled	3164
in the school are children with disabilities, as defined under	3165
section 3323.01 of the Revised Code, or have received a	3166
diagnosis by a school district or from a physician, including a	3167
neuropsychiatrist or psychiatrist, or a psychologist who is	3168
authorized to practice in this or another state as having a	3169
condition that impairs academic performance, such as dyslexia,	3170
dyscalculia, attention deficit hyperactivity disorder, or	3171
Asperger's syndrome.	3172
(b) The school has solely served a student population	3173
described in division (K)(1)(a) of this section for at least ten	3174
years.	3175
(c) The school provides to the department at least five	3176
years of records of internal testing conducted by the school	3177
that affords the department data required for accountability	3178
purposes, including diagnostic assessments and nationally	3179
standardized norm-referenced achievement assessments that	3180
measure reading and math skills.	3181
(3) Any chartered nonpublic school that is not subject to	3182
division (K)(1) of this section may participate in the	3183
assessment program by administering any of the assessments	3184
prescribed by division (A) of section 3301.0710 of the Revised	3185
Code. The chief administrator of the school shall specify which	3186
assessments the school will administer. Such specification shall	3187
be made in writing to the superintendent of public instruction	3188
prior to the first day of August of any school year in which	3189

assessments are administered and shall include a pledge that the	3190
nonpublic school will administer the specified assessments in	3191
the same manner as public schools are required to do under this	3192
section and rules adopted by the department.	3193

- (4) The department of education shall furnish the 3194 assessments prescribed by section 3301.0710 of the Revised Code 3195 to each chartered nonpublic school that is subject to division 3196 (K)(1) of this section or participates under division (K)(3) of 3197 this section.
- (L) If a chartered nonpublic school is educating students 3199 in grades nine through twelve, the following shall apply: 3200
- (1) Except as provided in division (L)(4) of this section, 3201 for a student who is enrolled in a chartered nonpublic school 3202 that is accredited through the independent schools association 3203 of the central states and who is attending the school under a 3204 state scholarship program, the student shall either take all of 3205 the assessments prescribed by division (B) of section 3301.0712 3206 of the Revised Code or take an alternative assessment approved 3207 by the department under section 3313.619 of the Revised Code. 3208 3209 However, a student who is excused from taking an assessment under division (C) of this section or has presented evidence to 3210 the chartered nonpublic school of having satisfied the condition 3211 prescribed by division (A)(1) of section 3313.618 of the Revised 3212 Code to qualify for a high school diploma prior to the date of 3213 the administration of the assessment prescribed under division 3214 (B)(1) of section 3301.0712 of the Revised Code shall not be 3215 required to take that assessment. No governing authority of a 3216 chartered nonpublic school shall prohibit a student who is not 3217 required to take such assessment from taking the assessment. 3218
 - (2) For a student who is enrolled in a chartered nonpublic

school that is accredited through the independent schools	3220
association of the central states, and who is not attending the	3221
school under a state scholarship program, the student shall not	3222
be required to take any assessment prescribed under section	3223
3301.0712 or 3313.619 of the Revised Code.	3224
(3)(a) Except as provided in divisions (L)(3)(b) and (4)	3225
of this section, for a student who is enrolled in a chartered	3226
nonpublic school that is not accredited through the independent	3227
schools association of the central states, regardless of whether	3228
the student is attending or is not attending the school under a	3229
state scholarship program, the student shall do one of the	3230
following:	3231
(i) Take all of the assessments prescribed by division (B)	3232
of section 3301.0712 of the Revised Code;	3233
(ii) Take only the assessment prescribed by division (B)	3234
(1) of section 3301.0712 of the Revised Code, provided that the	3235
student's school publishes the results of that assessment for	3236
each graduating class. The published results of that assessment	3237
shall include the overall composite scores, mean scores, twenty-	3238
fifth percentile scores, and seventy-fifth percentile scores for	3239
each subject area of the assessment.	3240
(iii) Take an alternative assessment approved by the	3241
department under section 3313.619 of the Revised Code.	3242
(b) A student who is excused from taking an assessment	3243
under division (C) of this section or has presented evidence to	3244
the chartered nonpublic school of having satisfied the condition	3245
prescribed by division (A)(1) of section 3313.618 of the Revised	3246
Code to qualify for a high school diploma prior to the date of	3247

the administration of the assessment prescribed under division

(B)(1) of section 3301.0712 of the Revised Code shall not be	3249
required to take that assessment. No governing authority of a	3250
chartered nonpublic school shall prohibit a student who is not	3251
required to take such assessment from taking the assessment.	3252
(4) The assessments prescribed by sections 3301.0712 and	3253
3313.619 of the Revised Code shall not be administered to any	3254
student attending the school, if the school meets all of the	3255
following conditions:	3256
(a) At least ninety-five per cent of the students enrolled	3257
in the school are children with disabilities, as defined under	3258
section 3323.01 of the Revised Code, or have received a	3259
diagnosis by a school district or from a physician, including a	3260
neuropsychologist or psychiatrist, or a psychologist who is	3261
authorized to practice in this or another state as having a	3262
condition that impairs academic performance, such as dyslexia,	3263
dyscalculia, attention deficit hyperactivity disorder, or	3264
Asperger's syndrome.	3265
(b) The school has solely served a student population	3266
described in division (L)(4)(a) of this section for at least ten	3267
years.	3268
(c) The school makes available to the department at least	3269
five years of records of internal testing conducted by the	3270
school that affords the department data required for	3271
accountability purposes, including growth in student achievement	3272
in reading or mathematics, or both, as measured by nationally	3273
norm-referenced assessments that have developed appropriate	3274
standards for students.	3275
Division (L)(4) of this section applies to any student	3276

attending such school regardless of whether the student receives

special education or related services and regardless of whether	3278
the student is attending the school under a state scholarship	3279
program.	3280
(M)(1) The superintendent of the state school for the	3281
blind and the superintendent of the state school for the deaf	3282
shall administer the assessments described by sections 3301.0710	3283
and 3301.0712 of the Revised Code. Each superintendent shall	3284
administer the assessments in the same manner as district boards	3285
are required to do under this section and rules adopted by the	3286
department of education and in conformity with division (C)(1)	3287
(a) of this section.	3288
(2) The department of education shall furnish the	3289
assessments described by sections 3301.0710 and 3301.0712 of the	3290
Revised Code to each superintendent.	3291
(N) Notwithstanding division (E) of this section, a school	3292
district may use a student's failure to attain a score in at	3293
least the proficient range on the mathematics assessment	3294
described by division (A)(1)(a) of section 3301.0710 of the	3295
Revised Code or on an assessment described by division (A)(1)	3296
(b), (c), (d), (e), or (f) of section 3301.0710 of the Revised	3297
Code as a factor in retaining that student in the current grade	3298
level.	3299
(0) (1) In the manner specified in divisions (0) (3), (4),	3300
(6), and (7) of this section, the assessments required by	3301
division (A)(1) of section 3301.0710 of the Revised Code shall	3302
become public records pursuant to section 149.43 of the Revised	3303
Code on the thirty-first day of July following the school year	3304
that the assessments were administered.	3305
(2) The department may field test proposed questions with	3306

samples of students to determine the validity, reliability, or	3307
appropriateness of questions for possible inclusion in a future	3308
year's assessment. The department also may use anchor questions	3309
on assessments to ensure that different versions of the same	3310
assessment are of comparable difficulty.	3311
Field test questions and anchor questions shall not be	3312
considered in computing scores for individual students. Field	3313
test questions and anchor questions may be included as part of	3314
the administration of any assessment required by division (A)(1)	3315
or (B) of section 3301.0710 and division (B) of section	3316
3301.0712 of the Revised Code.	3317
(3) Any field test question or anchor question	3318
administered under division (0)(2) of this section shall not be	3319
a public record. Such field test questions and anchor questions	3320
shall be redacted from any assessments which are released as a	3321
public record pursuant to division (0)(1) of this section.	3322
(4) This division applies to the assessments prescribed by	3323
division (A) of section 3301.0710 of the Revised Code.	3324
(a) The first administration of each assessment, as	3325
specified in former section 3301.0712 of the Revised Code, shall	3326
be a public record.	3327
(b) For subsequent administrations of each accessment	3328
(b) For subsequent administrations of each assessment	
prior to the 2011-2012 school year, not less than forty per cent	3329
of the questions on the assessment that are used to compute a	3330
student's score shall be a public record. The department shall	3331
determine which questions will be needed for reuse on a future	3332
assessment and those questions shall not be public records and	3333

shall be redacted from the assessment prior to its release as a

public record. However, for each redacted question, the

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department shall inform each city, local, and exempted village	3336
school district of the statewide academic standard adopted by	3337
the state board under section 3301.079 of the Revised Code and	3338
the corresponding benchmark to which the question relates. The	3339
preceding sentence does not apply to field test questions that	3340
are redacted under division (0)(3) of this section.	3341
(c) The administrations of each assessment in the 2011-	3342
2012, 2012-2013, and 2013-2014 school years shall not be a	3343
public record.	3344
(5) Each assessment prescribed by division (B)(1) of	3345
section 3301.0710 of the Revised Code shall not be a public	3346
record.	3347
(6)(a) Except as provided in division (0)(6)(b) of this	3348
section, for the administrations in the 2014-2015, 2015-2016,	3349
and 2016-2017 school years, questions on the assessments	3350
prescribed under division (A) of section 3301.0710 and division	3351
(B)(2) of section 3301.0712 of the Revised Code and the	3352
corresponding preferred answers that are used to compute a	3353
student's score shall become a public record as follows:	3354
(i) Forty per cent of the questions and preferred answers	3355
on the assessments on the thirty-first day of July following the	3356
administration of the assessment;	3357
(ii) Twenty per cent of the questions and preferred	3358
answers on the assessment on the thirty-first day of July one	3359
year after the administration of the assessment;	3360
(iii) The remaining forty per cent of the questions and	3361
preferred answers on the assessment on the thirty-first day of	3362
July two years after the administration of the assessment.	3363
The entire content of an assessment shall become a public	3364

The entire content of an assessment shall become a public

record within three years of its administration.	3365
The department shall make the questions that become a	3366
public record under this division readily accessible to the	3367
public on the department's web site. Questions on the spring	3368
administration of each assessment shall be released on an annual	3369
basis, in accordance with this division.	3370
(b) No questions and corresponding preferred answers shall	3371
become a public record under division (0)(6) of this section	3372
after July 31, 2017.	3373
(7) Division (0)(7) of this section applies to the	3374
assessments prescribed by division (A) of section 3301.0710 and	3375
division (B)(2) of section 3301.0712 of the Revised Code.	3376
Beginning with the assessments administered in the spring	3377
of the 2017-2018 school year, not less than forty per cent of	3378
the questions on each assessment that are used to compute a	3379
student's score shall be a public record. The department shall	3380
determine which questions will be needed for reuse on a future	3381
assessment and those questions shall not be public records and	3382
shall be redacted from the assessment prior to its release as a	3383
public record. However, for each redacted question, the	3384
department shall inform each city, local, and exempted village	3385
school district of the corresponding statewide academic standard	3386
adopted by the state board under section 3301.079 of the Revised	3387
Code and the corresponding benchmark to which the question	3388
relates. The department is not required to provide corresponding	3389
standards and benchmarks to field test questions that are	3390
redacted under division (0)(3) of this section.	3391
(P) As used in this section:	3392

(1) "Three-year average" means the average of the most

recent consecutive three school years of data.

(2) "Dropout" means a student who withdraws from school

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before completing course requirements for graduation and who is
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not enrolled in an education program approved by the state board
of education or an education program outside the state.

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"Dropout" does not include a student who has departed the
country.

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- (3) "Graduation rate" means the ratio of students 3401 receiving a diploma to the number of students who entered ninth 3402 grade four years earlier. Students who transfer into the 3403 district are added to the calculation. Students who transfer out 3404 of the district for reasons other than dropout are subtracted 3405 from the calculation. If a student who was a dropout in any 3406 previous year returns to the same school district, that student 3407 shall be entered into the calculation as if the student had 3408 entered ninth grade four years before the graduation year of the 3409 graduating class that the student joins. 3410
- (4) "State For purposes of division (L) of this section, 3411 "state scholarship programs" means the educational choice 3412 scholarship pilot program established under sections 3310.01 to-3413 3310.17 of the Revised Code, the autism scholarship program 3414 established under section 3310.41 of the Revised Code, and the 3415 Jon Peterson special needs scholarship program established under 3416 sections 3310.51 to 3310.64 of the Revised Code, and the pilot 3417 project scholarship program established under sections 3313.974 3418 to 3313.979 of the Revised Code. For purposes of division (K) of 3419 this section, "state scholarship programs" means the autism 3420 scholarship program established under section 3310.41 of the 3421 Revised Code, the Jon Peterson special needs scholarship program 3422 established under sections 3310.51 to 3310.64 of the Revised 3423

Code, and the backpack scholarship program established under	3424
sections 3310.21 to 3310.27 of the Revised Code.	3425
(5) "Other public school" means a community school	3426
established under Chapter 3314., a STEM school established under	3427
Chapter 3326., or a college-preparatory boarding school	3428
established under Chapter 3328. of the Revised Code.	3429
Sec. 3301.0714. (A) The state board of education shall	3430
adopt rules for a statewide education management information	3431
system. The rules shall require the state board to establish	3432
guidelines for the establishment and maintenance of the system	3433
in accordance with this section and the rules adopted under this	3434
section. The guidelines shall include:	3435
(1) Standards identifying and defining the types of data	3436
in the system in accordance with divisions (B) and (C) of this	3437
section;	3438
(2) Procedures for annually collecting and reporting the	3439
data to the state board in accordance with division (D) of this	3440
section;	3441
(3) Procedures for annually compiling the data in	3442
accordance with division (G) of this section;	3443
(4) Procedures for annually reporting the data to the	3444
public in accordance with division (H) of this section;	3445
(5) Standards to provide strict safeguards to protect the	3446
confidentiality of personally identifiable student data.	3447
(B) The guidelines adopted under this section shall	3448
require the data maintained in the education management	3449
information system to include at least the following:	3450
(1) Student participation and performance data, for each	3451

grade in each school district as a whole and for each grade in	3452
each school building in each school district, that includes:	3453
(a) The numbers of students receiving each category of	3454
instructional service offered by the school district, such as	3455
regular education instruction, vocational education instruction,	3456
specialized instruction programs or enrichment instruction that	3457
is part of the educational curriculum, instruction for gifted	3458
students, instruction for students with disabilities, and	3459
remedial instruction. The guidelines shall require instructional	3460
services under this division to be divided into discrete	3461
categories if an instructional service is limited to a specific	3462
subject, a specific type of student, or both, such as regular	3463
instructional services in mathematics, remedial reading	3464
instructional services, instructional services specifically for	3465
students gifted in mathematics or some other subject area, or	3466
instructional services for students with a specific type of	3467
disability. The categories of instructional services required by	3468
the guidelines under this division shall be the same as the	3469
categories of instructional services used in determining cost	3470
units pursuant to division (C)(3) of this section.	3471
(b) The numbers of students receiving support or	3472
extracurricular services for each of the support services or	3473
extracurricular programs offered by the school district, such as	3474
counseling services, health services, and extracurricular sports	3475
and fine arts programs. The categories of services required by	3476

(c) Average student grades in each subject in grades nine 3480
through twelve;

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the guidelines under this division shall be the same as the

to division (C)(4)(a) of this section.

categories of services used in determining cost units pursuant

(d) Academic achievement levels as assessed under sections	3482
3301.0710, 3301.0711, and 3301.0712 of the Revised Code;	3483
(e) The number of students designated as having a	3484
disabling condition pursuant to division (C)(1) of section	3485
3301.0711 of the Revised Code;	3486
(f) The numbers of students reported to the state board	3487
pursuant to division (C)(2) of section 3301.0711 of the Revised	3488
Code;	3489
(g) Attendance rates and the average daily attendance for	3490
the year. For purposes of this division, a student shall be	3491
counted as present for any field trip that is approved by the	3492
school administration.	3493
(h) Expulsion rates;	3494
(i) Suspension rates;	3495
(j) Dropout rates;	3496
(k) Rates of retention in grade;	3497
(1) For pupils in grades nine through twelve, the average	3498
number of carnegie units, as calculated in accordance with state	3499
board of education rules;	3500
(m) Graduation rates, to be calculated in a manner	3501
specified by the department of education that reflects the rate	3502
at which students who were in the ninth grade three years prior	3503
to the current year complete school and that is consistent with	3504
nationally accepted reporting requirements;	3505
(n) Results of diagnostic assessments administered to	3506
kindergarten students as required under section 3301.0715 of the	3507
Revised Code to permit a comparison of the academic readiness of	3508

kindergarten students. However, no district shall be required to	3509
report to the department the results of any diagnostic	3510
assessment administered to a kindergarten student, except for	3511
the language and reading assessment described in division (A)(2)	3512
of section 3301.0715 of the Revised Code, if the parent of that	3513
student requests the district not to report those results.	3514
(o) Beginning on July 1, 2018, for each disciplinary	3515
action which is required to be reported under division (B)(4) of	3516
this section, districts and schools also shall include an	3517
identification of the person or persons, if any, at whom the	3518
student's violent behavior that resulted in discipline was	3519
directed. The person or persons shall be identified by the	3520
respective classification at the district or school, such as	3521
student, teacher, or nonteaching employee, but shall not be	3522
identified by name.	3523
Division (B)(1)(o) of this section does not apply after	3524
the date that is two years following the submission of the	3525
report required by Section 733.13 of H.B. 49 of the 132nd	3526
general assembly.	3527
(p) The number of students earning each state diploma seal	3528
included in the system prescribed under division (A) of section	3529
3313.6114 of the Revised Code;	3530
(q) The number of students demonstrating competency for	3531
graduation using each option described in divisions (B)(1)(a) to	3532
(d) of section 3313.618 of the Revised Code;	3533
(r) The number of students completing each foundational	3534
and supporting option as part of the demonstration of competency	3535
for graduation pursuant to division (B)(1)(b) of section	3536
3313.618 of the Revised Code;	3537

3313.618 of the Revised Code;

(s) The number of students enrolled in all-day	3538
kindergarten, as defined in section 3321.05 of the Revised Code.	3539
(2) Personnel and classroom enrollment data for each	3540
school district, including:	3541
(a) The total numbers of licensed employees and	3542
nonlicensed employees and the numbers of full-time equivalent	3543
licensed employees and nonlicensed employees providing each	3544
category of instructional service, instructional support	3545
service, and administrative support service used pursuant to	3546
division (C)(3) of this section. The guidelines adopted under	3547
this section shall require these categories of data to be	3548
maintained for the school district as a whole and, wherever	3549
applicable, for each grade in the school district as a whole,	3550
for each school building as a whole, and for each grade in each	3551
school building.	3552
(b) The total number of employees and the number of full-	3553
time equivalent employees providing each category of service	3554
used pursuant to divisions (C)(4)(a) and (b) of this section,	3555
and the total numbers of licensed employees and nonlicensed	3556
employees and the numbers of full-time equivalent licensed	3557
employees and nonlicensed employees providing each category used	3558
pursuant to division (C)(4)(c) of this section. The guidelines	3559
adopted under this section shall require these categories of	3560
data to be maintained for the school district as a whole and,	3561
wherever applicable, for each grade in the school district as a	3562
whole, for each school building as a whole, and for each grade	3563
in each school building.	3564
(c) The total number of regular classroom teachers	3565
teaching classes of regular education and the average number of	3566

kindergarten through five in the district as a whole and in each	3568
school building in the school district.	3569
(d) The number of lead teachers employed by each school	3570
district and each school building.	3571
(3)(a) Student demographic data for each school district,	3572
including information regarding the gender ratio of the school	3573
district's pupils, the racial make-up of the school district's	3574
pupils, the number of English learners in the district, and an	3575
appropriate measure of the number of the school district's	3576
pupils who reside in economically disadvantaged households. The	3577
demographic data shall be collected in a manner to allow	3578
correlation with data collected under division (B)(1) of this	3579
section. Categories for data collected pursuant to division (B)	3580
(3) of this section shall conform, where appropriate, to	3581
standard practices of agencies of the federal government.	3582
(b) With respect to each student entering kindergarten,	3583
whether the student previously participated in a public	3584
preschool program, a private preschool program, or a head start	3585
program, and the number of years the student participated in	3586
each of these programs.	3587
(4) Any data required to be collected pursuant to federal	3588
law.	3589
(C) The education management information system shall	3590
include cost accounting data for each district as a whole and	3591
for each school building in each school district. The guidelines	3592
adopted under this section shall require the cost data for each	3593
school district to be maintained in a system of mutually	3594
exclusive cost units and shall require all of the costs of each	3595

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school district to be divided among the cost units. The

guidelines shall require the system of mutually exclusive cost
units to include at least the following:

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- (1) Administrative costs for the school district as a 3599 whole. The guidelines shall require the cost units under this 3600 division (C)(1) to be designed so that each of them may be 3601 compiled and reported in terms of average expenditure per pupil 3602 in enrolled ADM in the school district, as determined pursuant 3603 to section 3317.03 of the Revised Code.
- (2) Administrative costs for each school building in the 3605 school district. The guidelines shall require the cost units 3606 under this division (C)(2) to be designed so that each of them 3607 may be compiled and reported in terms of average expenditure per 3608 full-time equivalent pupil receiving instructional or support 3609 services in each building.
- (3) Instructional services costs for each category of 3611 instructional service provided directly to students and required 3612 by guidelines adopted pursuant to division (B)(1)(a) of this 3613 section. The guidelines shall require the cost units under 3614 division (C)(3) of this section to be designed so that each of 3615 them may be compiled and reported in terms of average 3616 expenditure per pupil receiving the service in the school 3617 district as a whole and average expenditure per pupil receiving 3618 the service in each building in the school district and in terms 3619 of a total cost for each category of service and, as a breakdown 3620 of the total cost, a cost for each of the following components: 3621
- (a) The cost of each instructional services category required by guidelines adopted under division (B)(1)(a) of this section that is provided directly to students by a classroom teacher;

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(b) The cost of the instructional support services, such	3626
as services provided by a speech-language pathologist, classroom	3627
aide, multimedia aide, or librarian, provided directly to	3628
students in conjunction with each instructional services	3629
category;	3630
(c) The cost of the administrative support services	3631
related to each instructional services category, such as the	3632
cost of personnel that develop the curriculum for the	3633
instructional services category and the cost of personnel	3634
supervising or coordinating the delivery of the instructional	3635
services category.	3636
(4) Support or extracurricular services costs for each	3637
category of service directly provided to students and required	3638
by guidelines adopted pursuant to division (B)(1)(b) of this	3639
section. The guidelines shall require the cost units under	3640
division (C)(4) of this section to be designed so that each of	3641
them may be compiled and reported in terms of average	3642
expenditure per pupil receiving the service in the school	3643
district as a whole and average expenditure per pupil receiving	3644
the service in each building in the school district and in terms	3645
of a total cost for each category of service and, as a breakdown	3646
of the total cost, a cost for each of the following components:	3647
(a) The cost of each support or extracurricular services	3648
category required by guidelines adopted under division (B)(1)(b)	3649
of this section that is provided directly to students by a	3650
licensed employee, such as services provided by a guidance	3651
counselor or any services provided by a licensed employee under	3652
a supplemental contract;	3653
(b) The cost of each such services category provided	3654

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directly to students by a nonlicensed employee, such as

janitorial services, cafeteria services, or services of a sports 3656 trainer; 3657

- (c) The cost of the administrative services related to 3658 each services category in division (C)(4)(a) or (b) of this 3659 section, such as the cost of any licensed or nonlicensed 3660 employees that develop, supervise, coordinate, or otherwise are 3661 involved in administering or aiding the delivery of each 3662 services category.
- (D) (1) The guidelines adopted under this section shall 3664 require school districts to collect information about individual 3665 students, staff members, or both in connection with any data 3666 required by division (B) or (C) of this section or other 3667 reporting requirements established in the Revised Code. The 3668 quidelines may also require school districts to report 3669 information about individual staff members in connection with 3670 any data required by division (B) or (C) of this section or 3671 other reporting requirements established in the Revised Code. 3672 The guidelines shall not authorize school districts to request 3673 social security numbers of individual students. The guidelines 3674 shall prohibit the reporting under this section of a student's 3675 name, address, and social security number to the state board of 3676 3677 education or the department of education. The guidelines shall also prohibit the reporting under this section of any personally 3678 identifiable information about any student, except for the 3679 purpose of assigning the data verification code required by 3680 division (D)(2) of this section, to any other person unless such 3681 person is employed by the school district or the information 3682 technology center operated under section 3301.075 of the Revised 3683 Code and is authorized by the district or technology center to 3684 have access to such information or is employed by an entity with 3685 which the department contracts for the scoring or the 3686

development of state assessments. The guidelines may require	3687
school districts to provide the social security numbers of	3688
individual staff members and the county of residence for a	3689
student. Nothing in this section prohibits the state board of	3690
education or department of education from providing a student's	3691
county of residence to the department of taxation to facilitate	3692
the distribution of tax revenue.	3693

(2) (a) The guidelines shall provide for each school 3694 district or community school to assign a data verification code 3695 that is unique on a statewide basis over time to each student 3696 whose initial Ohio enrollment is in that district or school and 3697 to report all required individual student data for that student 3698 utilizing such code. The quidelines shall also provide for 3699 assigning data verification codes to all students enrolled in 3700 districts or community schools on the effective date of the 3701 quidelines established under this section. The assignment of 3702 data verification codes for other entities, as described in 3703 division (D)(2)(d) of this section, the use of those codes, and 3704 the reporting and use of associated individual student data 3705 shall be coordinated by the department in accordance with state 3706 and federal law. 3707

School districts shall report individual student data to 3708 the department through the information technology centers 3709 utilizing the code. The entities described in division (D)(2)(d) 3710 of this section shall report individual student data to the 3711 department in the manner prescribed by the department. 3712

(b) (i) Except as provided in sections 3301.941, 3310.11,

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3310.42, 3310.63, 3313.978, 3317.20, and 5747.057 of the Revised

Code, division (C) (2) of section 3365.07 of the Revised Code,

and in division (D) (2) (b) (ii) of this section, at no time shall

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the state board or the department have access to information	3717
that would enable any data verification code to be matched to	3718
personally identifiable student data.	3719
(ii) For the purpose of making per-pupil payments to	3720
community schools under section 3317.022 of the Revised Code,	3721
the department shall have access to information that would	3722
enable any data verification code to be matched to personally	3723
identifiable student data.	3724
(c) Each school district and community school shall ensure	3725
that the data verification code is included in the student's	3726
records reported to any subsequent school district, community	3727
school, or state institution of higher education, as defined in	3728
section 3345.011 of the Revised Code, in which the student	3729
enrolls. Any such subsequent district or school shall utilize	3730
the same identifier in its reporting of data under this section.	3731
(d) The director of any state agency that administers a	3732
publicly funded program providing services to children who are	3733
younger than compulsory school age, as defined in section	3734
3321.01 of the Revised Code, including the directors of health,	3735
job and family services, mental health and addiction services,	3736
and developmental disabilities, shall request and receive,	3737
pursuant to sections 3301.0723 and 5123.0423 of the Revised	3738
Code, a data verification code for a child who is receiving	3739
those services.	3740
(E) The guidelines adopted under this section may require	3741
school districts to collect and report data, information, or	3742
reports other than that described in divisions (A), (B), and (C)	3743
of this section for the purpose of complying with other	3744

reporting requirements established in the Revised Code. The

other data, information, or reports may be maintained in the

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education management information system but are not required to	3747
be compiled as part of the profile formats required under	3748
division (G) of this section or the annual statewide report	3749
required under division (H) of this section.	3750
(F) Beginning with the school year that begins July 1,	3751
1991, the board of education of each school district shall	3752
annually collect and report to the state board, in accordance	3753
with the guidelines established by the board, the data required	3754
pursuant to this section. A school district may collect and	3755
report these data notwithstanding section 2151.357 or 3319.321	3756
of the Revised Code.	3757
(G) The state board shall, in accordance with the	3758
procedures it adopts, annually compile the data reported by each	3759
school district pursuant to division (D) of this section. The	3760
state board shall design formats for profiling each school	3761
district as a whole and each school building within each	3762
district and shall compile the data in accordance with these	3763
formats. These profile formats shall:	3764
(1) Include all of the data gathered under this section in	3765
a manner that facilitates comparison among school districts and	3766
among school buildings within each school district;	3767
(2) Present the data on academic achievement levels as	3768
assessed by the testing of student achievement maintained	3769
pursuant to division (B)(1)(d) of this section.	3770
(II) (1) The state board shall in accordance with the	2771
(H) (1) The state board shall, in accordance with the	3771
procedures it adopts, annually prepare a statewide report for	3772
all school districts and the general public that includes the	3773

profile of each of the school districts developed pursuant to

division (G) of this section. Copies of the report shall be sent

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to each school district.

(2) The state board shall, in accordance with the 3777 procedures it adopts, annually prepare an individual report for 3778 each school district and the general public that includes the 3779 profiles of each of the school buildings in that school district 3780 developed pursuant to division (G) of this section. Copies of 3781 the report shall be sent to the superintendent of the district 3782 and to each member of the district board of education. 3783

- (3) Copies of the reports received from the state board under divisions (H)(1) and (2) of this section shall be made available to the general public at each school district's offices. Each district board of education shall make copies of each report available to any person upon request and payment of a reasonable fee for the cost of reproducing the report. The board shall annually publish in a newspaper of general circulation in the school district, at least twice during the two weeks prior to the week in which the reports will first be available, a notice containing the address where the reports are available and the date on which the reports will be available.
- (I) Any data that is collected or maintained pursuant to this section and that identifies an individual pupil is not a public record for the purposes of section 149.43 of the Revised Code.

(J) As used in this section:

(1) "School district" means any city, local, exempted village, or joint vocational school district and, in accordance with section 3314.17 of the Revised Code, any community school.

As used in division (L) of this section, "school district" also includes any educational service center or other educational

entity required to submit data using the system established	3805
under this section.	3806
(2) "Cost" means any expenditure for operating expenses	3807
made by a school district excluding any expenditures for debt	3808
	3809
retirement except for payments made to any commercial lending	
institution for any loan approved pursuant to section 3313.483	3810
of the Revised Code.	3811
(K) Any person who removes data from the information	3812
system established under this section for the purpose of	3813
releasing it to any person not entitled under law to have access	3814
to such information is subject to section 2913.42 of the Revised	3815
Code prohibiting tampering with data.	3816
(L)(1) In accordance with division (L)(2) of this section	3817
and the rules adopted under division (L)(10) of this section,	3818
the department of education may sanction any school district	3819
that reports incomplete or inaccurate data, reports data that	3820
does not conform to data requirements and descriptions published	3821
by the department, fails to report data in a timely manner, or	3822
otherwise does not make a good faith effort to report data as	3823
required by this section.	3824
(2) If the department decides to sanction a school	3825
district under this division, the department shall take the	3826
following sequential actions:	3827
(a) Notify the district in writing that the department has	3828
determined that data has not been reported as required under	3829
this section and require the district to review its data	3830
	3831
submission and submit corrected data by a deadline established	3031

by the department. The department also may require the district

to develop a corrective action plan, which shall include

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provisions for the district to provide mandatory staff training	3834
on data reporting procedures.	3835
(b) Withhold up to ten per cent of the total amount of	3836
state funds due to the district for the current fiscal year and,	3837
if not previously required under division (L)(2)(a) of this	3838
section, require the district to develop a corrective action	3839
plan in accordance with that division;	3840
(c) Withhold an additional amount of up to twenty per cent	3841
of the total amount of state funds due to the district for the	3842
current fiscal year;	3843
(d) Direct department staff or an outside entity to	3844
investigate the district's data reporting practices and make	3845
recommendations for subsequent actions. The recommendations may	3846
include one or more of the following actions:	3847
(i) Arrange for an audit of the district's data reporting	3848
practices by department staff or an outside entity;	3849
(ii) Conduct a site visit and evaluation of the district;	3850
(iii) Withhold an additional amount of up to thirty per	3851
cent of the total amount of state funds due to the district for	3852
the current fiscal year;	3853
(iv) Continue monitoring the district's data reporting;	3854
(v) Assign department staff to supervise the district's	3855
data management system;	3856
(vi) Conduct an investigation to determine whether to	3857
suspend or revoke the license of any district employee in	3858
accordance with division (N) of this section;	3859
(vii) If the district is issued a report card under	3860

section 3302.03 of the Revised Code, indicate on the report card	3861
that the district has been sanctioned for failing to report data	3862
as required by this section;	3863
(viii) If the district is issued a report card under	3864
section 3302.03 of the Revised Code and incomplete or inaccurate	3865
data submitted by the district likely caused the district to	3866
receive a higher performance rating than it deserved under that	3867
section, issue a revised report card for the district;	3868
(ix) Any other action designed to correct the district's	3869
data reporting problems.	3870
(3) Any time the department takes an action against a	3871
school district under division (L)(2) of this section, the	3872
department shall make a report of the circumstances that	3873
prompted the action. The department shall send a copy of the	3874
report to the district superintendent or chief administrator and	3875
maintain a copy of the report in its files.	3876
(4) If any action taken under division (L)(2) of this	3877
section resolves a school district's data reporting problems to	3878
the department's satisfaction, the department shall not take any	3879
further actions described by that division. If the department	3880
withheld funds from the district under that division, the	3881
department may release those funds to the district, except that	3882
if the department withheld funding under division (L)(2)(c) of	3883
this section, the department shall not release the funds	3884
withheld under division (L)(2)(b) of this section and, if the	3885
department withheld funding under division (L)(2)(d) of this	3886
section, the department shall not release the funds withheld	3887
under division (L)(2)(b) or (c) of this section.	3888
(5) Notwithstanding anything in this section to the	3889

contrary, the department may use its own staff or an outside	3890
entity to conduct an audit of a school district's data reporting	3891
practices any time the department has reason to believe the	3892
district has not made a good faith effort to report data as	3893
required by this section. If any audit conducted by an outside	3894
entity under division (L)(2)(d)(i) or (5) of this section	3895
confirms that a district has not made a good faith effort to	3896
report data as required by this section, the district shall	3897
reimburse the department for the full cost of the audit. The	3898
department may withhold state funds due to the district for this	3899
purpose.	3900

- (6) Prior to issuing a revised report card for a school 3901 district under division (L)(2)(d)(viii) of this section, the 3902 department may hold a hearing to provide the district with an 3903 opportunity to demonstrate that it made a good faith effort to 3904 report data as required by this section. The hearing shall be 3905 conducted by a referee appointed by the department. Based on the 3906 information provided in the hearing, the referee shall recommend 3907 whether the department should issue a revised report card for 3908 the district. If the referee affirms the department's contention 3909 that the district did not make a good faith effort to report 3910 data as required by this section, the district shall bear the 3911 full cost of conducting the hearing and of issuing any revised 3912 report card. 3913
- (7) If the department determines that any inaccurate data

 reported under this section caused a school district to receive

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 excess state funds in any fiscal year, the district shall

 reimburse the department an amount equal to the excess funds, in

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 accordance with a payment schedule determined by the department.

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 The department may withhold state funds due to the district for

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 this purpose.

(8) Any school district that has funds withheld under	3921
division (L)(2) of this section may appeal the withholding in	3922
accordance with Chapter 119. of the Revised Code.	3923
(9) In all cases of a disagreement between the department	3924
and a school district regarding the appropriateness of an action	3925
taken under division (L)(2) of this section, the burden of proof	3926
shall be on the district to demonstrate that it made a good	3927
faith effort to report data as required by this section.	3928
(10) The state board of education shall adopt rules under	3929
Chapter 119. of the Revised Code to implement division (L) of	3930
this section.	3931
(M) No information technology center or school district	3932
shall acquire, change, or update its student administration	3933
software package to manage and report data required to be	3934
reported to the department unless it converts to a student	3935
software package that is certified by the department.	3936
(N) The state board of education, in accordance with	3937
sections 3319.31 and 3319.311 of the Revised Code, may suspend	3938
or revoke a license as defined under division (A) of section	3939
3319.31 of the Revised Code that has been issued to any school	3940
district employee found to have willfully reported erroneous,	3941
inaccurate, or incomplete data to the education management	3942
information system.	3943
(O) No person shall release or maintain any information	3944
about any student in violation of this section. Whoever violates	3945
this division is guilty of a misdemeanor of the fourth degree.	3946
(P) The department shall disaggregate the data collected	3947
under division (B)(1)(n) of this section according to the race	3948

and socioeconomic status of the students assessed.

(Q) If the department cannot compile any of the	3950
information required by division (I) of section 3302.03 of the	3951
Revised Code based upon the data collected under this section,	3952
the department shall develop a plan and a reasonable timeline	3953
for the collection of any data necessary to comply with that	3954
division.	3955
Sec. 3301.163. (A) Beginning July 1, 2015, any third-grade	3956
student who attends a chartered nonpublic school with a	3957
scholarship awarded under either the educational choice	3958
scholarship pilot program, prescribed in sections 3310.01 to	3959
3310.17, or the pilot project scholarship program prescribed in	3960
sections 3313.974 to 3313.979 of the Revised Code, shall be	3961
subject to the third-grade reading guarantee retention-	3962
provisions under division (A)(2) of section 3313.608 of the	3963
Revised Code, including the exemptions prescribed by that	3964
division. For purposes of determining if a child with a	3965
disability is exempt from retention under this section, an-	3966
individual services plan created for the child that has been	3967
reviewed by either the student's school district of residence or	3968
the school district in which the chartered nonpublic school is-	3969
located and that specifies that the student is not subject to-	3970
retention shall be considered in the same manner as an-	3971
individualized education program or plan under section 504 of	3972
the "Rehabilitation Act of 1973," 87 Stat. 355, 29 U.S.C. 794,	3973
as amended, as prescribed by division (A)(2) of section 3313.608	3974
of the Revised Code.	3975
As used in this section, "child with a disability" and	3976
"school district of residence" have the same meanings as in-	3977
section 3323.01 of the Revised Code.	3978
$\frac{B}{A}$ (1) $\frac{A}{A}$ (1) Each chartered nonpublic school that enrolls	3979

students in any of grades kindergarten through three and that	3980
accepts students under the educational choice scholarship pilot	3981
program or the pilot project backpack scholarship program under	3982
sections 3310.21 to 3310.27 of the Revised Code shall adopt	3983
policies and procedures for the annual assessment of the reading	3984
skills of those students. Each school may use the diagnostic	3985
assessment to measure reading ability for the appropriate grade	3986
level prescribed in division (D) of section 3301.079 of the	3987
Revised Code. If the school uses such assessments, the	3988
department of education shall furnish them to the chartered	3989
nonpublic school.	3990
(2) For each student identified as having reading skills	3991
below grade level, the school shall do both of the following:	3992
below grade level, the school shall do both of the following.	3332
(a) Provide to the student's parent or guardian, in	3993
writing, all of the following:	3994
(i) Notification that the student has been identified as	3995
having a substantial deficiency in reading;	3996
(ii) Notification that if the student attains a score in	3997
the range designated under division (A)(3) of section 3301.0710	3998
of the Revised Code on the assessment prescribed under that	3999
section to measure skill in English language arts expected at	4000
the end of third grade, the student shall be retained unless the	4001
student is exempt under division (A)(1) of section 3313.608 of	4002
the Revised Code.	4003
	4004
(b) Provide intensive reading instruction services, as	4004
determined appropriate by the school, to each student identified	4005
under this section.	4006

(C) (B) Each chartered nonpublic school subject to this

section annually shall report to the department the number of

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students identified as reading at grade level and the number of	4009
students identified as reading below grade level.	4010
Sec. 3302.036. (A) Notwithstanding anything in the Revised	4011
Code to the contrary, the department of education shall not	4012
assign an overall letter grade under division (C)(3) of section	4013
3302.03 of the Revised Code for any school district or building	4014
for the 2014-2015, 2015-2016, or 2016-2017 school years, may, at	4015
the discretion of the state board of education, not assign an	4016
individual grade to any component prescribed under division (C)	4017
(3) of section 3302.03 of the Revised Code, and shall not rank	4018
school districts, community schools established under Chapter	4019
3314. of the Revised Code, or STEM schools established under	4020
Chapter 3326. of the Revised Code under section 3302.21 of the	4021
Revised Code for those school years. The report card ratings	4022
issued for the 2014-2015, 2015-2016, or 2016-2017 school years	4023
shall not be considered in determining whether a school district	4024
or a school is subject to sanctions or penalties. However, the	4025
report card ratings of any previous or subsequent years shall be	4026
considered in determining whether a school district or building	4027
is subject to sanctions or penalties. Accordingly, the report	4028
card ratings for the 2014-2015, 2015-2016, or 2016-2017 school	4029
years shall have no effect in determining sanctions or	4030
penalties, but shall not create a new starting point for	4031
determinations that are based on ratings over multiple years.	4032
(B) The provisions from which a district or school is	4033
exempt under division (A) of this section shall be the	4034
following:	4035

(1) Any restructuring provisions established under this

chapter, except as required under the "No Child Left Behind Act

of 2001";

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(2) Provisions for the Columbus city school pilot project	4039
under section 3302.042 of the Revised Code;	4040
(3) Provisions for academic distress commissions under	4041
former section 3302.10 of the Revised Code as it existed prior	4042
to October 15, 2015. The provisions of this section do not apply	4043
to academic distress commissions under the version of that	4044
section as it exists on or after October 15, 2015.	4045
(4) Provisions prescribing new buildings where students	4046
are eligible for the educational choice scholarships under	4047
<pre>former_section 3310.03 of the Revised Code;</pre>	4048
(5) Provisions defining "challenged school districts" in	4049
which new start-up community schools were required to be	4050
located, as prescribed in section 3314.02 of the Revised Code as	4051
it existed prior to the effective date of this amendment	4052
<u>September 30, 2021;</u>	4053
(6) Provisions prescribing community school closure	4054
requirements under section 3314.35 or 3314.351 of the Revised	4055
Code.	4056
(C) Notwithstanding anything in the Revised Code to the	4057
contrary and except as provided in Section 3 of H.B. 7 of the	4058
131st general assembly, no school district, community school, or	4059
STEM school shall utilize at any time during a student's	4060
academic career a student's score on any assessment administered	4061
under division (A) of section 3301.0710 or division (B)(2) of	4062
section 3301.0712 of the Revised Code in the 2014-2015, 2015-	4063
2016, or 2016-2017 school years as a factor in any decision to	4064
promote or to deny the student promotion to a higher grade level	4065
or in any decision to grant course credit. No individual student	4066

score reports on such assessments administered in the 2014-2015,

2015-2016, or 2016-2017 school years shall be released, except	4068
to a student's school district or school or to the student or	4069
the student's parent or guardian.	4070
Sec. 3302.04. As used in divisions (A), (C), and (D) of	4071
this section, for the 2014-2015 school year, and for each school	4072
year thereafter, when a provision refers to a school district or	4073
school building in a state of academic emergency, it shall mean	4074
a district or building rated "F"; when a provision refers to a	4075
school district or school building under an academic watch, it	4076
shall mean a district or building rated "D"; and when a	4077
provision refers to a school district or school building in need	4078
of continuous improvement, it shall mean a district or building	4079
rated "C" as those letter grade ratings for overall performance	4080
are assigned under division (C)(3) of section 3302.03 of the	4081
Revised Code, as it exists on or after March 22, 2013.	4082
(A) The department of education shall establish a system	4083
of intensive, ongoing support for the improvement of school	4084
districts and school buildings. In accordance with the model of	4085
differentiated accountability described in section 3302.041 of	4086
the Revised Code, the system shall give priority to the	4087
following:	4088
(1) For any school year prior to the 2012-2013 school	4089
year, districts and buildings that have been declared to be	4090
under an academic watch or in a state of academic emergency	4091
under section 3302.03 of the Revised Code;	4092
(2) For the 2012-2013 school year, and for each school	4093
year thereafter, districts and buildings in the manner	4094
prescribed by any agreement currently in force between the	4095

department and the United States department of education. The

department shall endeavor to include schools and buildings that

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receive grades or performance ratings under section 3302.03 of	4098
the Revised Code that the department considers to be low	4099
performing.	4100
The system shall include services provided to districts	4101
and buildings through regional service providers, such as	4102
educational service centers. The system may include the	4103
appointment of an improvement coordinator for any of the lowest	4104
performing districts, as determined by the department, to	4105
coordinate the district's academic improvement efforts and to	4106
build support among the community for those efforts.	4107
(B) This division does not apply to any school district	4108
after June 30, 2008.	4109
When a school district has been notified by the department	4110
pursuant to section 3302.03 of the Revised Code that the	4111
district or a building within the district has failed to make	4112
adequate yearly progress for two consecutive school years, the	4113
district shall develop a three-year continuous improvement plan	4114
for the district or building containing each of the following:	4115
(1) An analysis of the reasons for the failure of the	4116
district or building to meet any of the applicable performance	4117
indicators established under section 3302.02 of the Revised Code	4118
that it did not meet and an analysis of the reasons for its	4119
failure to make adequate yearly progress;	4120
(2) Specific strategies that the district or building will	4121
use to address the problems in academic achievement identified	4122
in division (B)(1) of this section;	4123
(3) Identification of the resources that the district will	4124
allocate toward improving the academic achievement of the	4125
district or building;	4126

(4) A description of any progress that the district or	4127
building made in the preceding year toward improving its	4128
academic achievement;	4129
(5) An analysis of how the district is utilizing the	4130
professional development standards adopted by the state board	4131
pursuant to section 3319.61 of the Revised Code;	4132
(6) Strategies that the district or building will use to	4133
improve the cultural competency, as defined pursuant to section	4134
3319.61 of the Revised Code, of teachers and other educators.	4135
No three-year continuous improvement plan shall be	4136
developed or adopted pursuant to this division unless at least	4137
one public hearing is held within the affected school district	4138
or building concerning the final draft of the plan. Notice of	4139
the hearing shall be given two weeks prior to the hearing by	4140
publication in one newspaper of general circulation within the	4141
territory of the affected school district or building. Copies of	4142
the plan shall be made available to the public.	4143
(C)(1) For any school year prior to the school year that	4144
begins on July 1, 2012, when a school district or building has	4145
been notified by the department pursuant to section 3302.03 of	4146
the Revised Code that the district or building is under an	4147
academic watch or in a state of academic emergency, the district	4148
or building shall be subject to any rules establishing	4149
intervention in academic watch or emergency school districts or	4150
buildings.	4151
(2) For the 2012-2013 school year, and for each school	4152
year thereafter, a district or building that meets the	4153
conditions for intervention prescribed by the agreement	4154
described in division (A)(2) of this section shall be subject to	4155

any rules establishing such intervention.	4156
(D)(1) For any school year prior to the 2012-2013 school	4157
year, within one hundred twenty days after any school district	4158
or building is declared to be in a state of academic emergency	4159
under section 3302.03 of the Revised Code, the department may	4160
initiate a site evaluation of the building or school district.	4161
(2) For the 2012-2013 school year, and for each school	4162
year thereafter, the department may initiate a site evaluation	4163
of a building or school district that meets the conditions for a	4164
site evaluation prescribed by the agreement described in	4165
division (A)(2) of this section.	4166
(3) Division (D)(3) of this section does not apply to any	4167
school district after June 30, 2008.	4168
If any school district that is declared to be in a state	4169
of academic emergency or in a state of academic watch under	4170
section 3302.03 of the Revised Code or encompasses a building	4171
that is declared to be in a state of academic emergency or in a	4172
state of academic watch fails to demonstrate to the department	4173
satisfactory improvement of the district or applicable buildings	4174
or fails to submit to the department any information required	4175
under rules established by the state board of education, prior	4176
to approving a three-year continuous improvement plan under	4177
rules established by the state board of education, the	4178
department shall conduct a site evaluation of the school	4179
district or applicable buildings to determine whether the school	4180
district is in compliance with minimum standards established by	4181
law or rule.	4182

(4) Division (D)(4) of this section does not apply to any

school district after June 30, 2008. Site evaluations conducted

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under divisions (D)(1), (2), and (3) of this section shall	4185
include, but not be limited to, the following:	4186
(a) Determining whether teachers are assigned to subject	4187
areas for which they are licensed or certified;	4188
(b) Determining pupil-teacher ratios;	4189
(c) Examination of compliance with minimum instruction	4190
time requirements for each school day and for each school year;	4191
(d) Determining whether materials and equipment necessary	4192
to implement the curriculum approved by the school district	4193
board are available;	4194
(e) Examination of whether the teacher and principal	4195
evaluation systems comply with sections 3311.80, 3311.84,	4196
3319.02, and 3319.111 of the Revised Code;	4197
(f) Examination of the adequacy of efforts to improve the	4198
cultural competency, as defined pursuant to section 3319.61 of	4199
the Revised Code, of teachers and other educators.	4200
(E) This division applies only to school districts that	4201
operate a school building that fails to make adequate yearly	4202
progress for two or more consecutive school years. It does not	4203
apply to any such district after June 30, 2008, except as	4204
provided in division (D)(2) of section 3313.97 of the Revised	4205
Code.	4206
(1) For any school building that fails to make adequate	4207
yearly progress for two consecutive school years, the district	4208
shall do all of the following:	4209
(a) Provide written notification of the academic issues	4210
that resulted in the building's failure to make adequate yearly	4211
progress to the parent or guardian of each student enrolled in	4212

the building. The notification shall also describe the actions	4213
being taken by the district or building to improve the academic	4214
performance of the building and any progress achieved toward	4215
that goal in the immediately preceding school year.	4216

- (b) If the building receives funds under Title I, Part A 4217 of the "Elementary and Secondary Education Act of 1965," 20 4218 U.S.C. 6311 to 6339, from the district, in accordance with 4219 section 3313.97 of the Revised Code, offer all students enrolled 4220 in the building the opportunity to enroll in an alternative 4221 building within the district that is not in school improvement 4222 4223 status as defined by the "No Child Left Behind Act of 2001." Notwithstanding Chapter 3327. of the Revised Code, the district 4224 shall spend an amount equal to twenty per cent of the funds it 4225 receives under Title I, Part A of the "Elementary and Secondary 4226 Education Act of 1965," 20 U.S.C. 6311 to 6339, to provide 4227 transportation for students who enroll in alternative buildings 4228 under this division, unless the district can satisfy all demand 4229 for transportation with a lesser amount. If an amount equal to 4230 twenty per cent of the funds the district receives under Title 4231 I, Part A of the "Elementary and Secondary Education Act of 4232 1965," 20 U.S.C. 6311 to 6339, is insufficient to satisfy all 4233 demand for transportation, the district shall grant priority 4234 over all other students to the lowest achieving students among 4235 the subgroup described in division (B)(3) of section 3302.01 of 4236 the Revised Code in providing transportation. Any district that 4237 does not receive funds under Title I, Part A of the "Elementary 4238 and Secondary Education Act of 1965," 20 U.S.C. 6311 to 6339, 4239 shall not be required to provide transportation to any student 4240 who enrolls in an alternative building under this division. 4241
- (2) For any school building that fails to make adequate 4242 yearly progress for three consecutive school years, the district 4243

shall do both of the following:

(a) If the building receives funds under Title I, Part A 4245 of the "Elementary and Secondary Education Act of 1965," 20 4246 U.S.C. 6311 to 6339, from the district, in accordance with 4247 section 3313.97 of the Revised Code, provide all students 4248 enrolled in the building the opportunity to enroll in an 4249 alternative building within the district that is not in school 4250 improvement status as defined by the "No Child Left Behind Act 4251 of 2001." Notwithstanding Chapter 3327. of the Revised Code, the 4252 district shall provide transportation for students who enroll in 4253 alternative buildings under this division to the extent required 4254 under division (E)(2) of this section. 4255

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(b) If the building receives funds under Title I, Part A 4256 of the "Elementary and Secondary Education Act of 1965," 20 4257 U.S.C. 6311 to 6339, from the district, offer supplemental 4258 educational services to students who are enrolled in the 4259 building and who are in the subgroup described in division (B) 4260 (3) of section 3302.01 of the Revised Code. 4261

The district shall spend a combined total of an amount 4262 equal to twenty per cent of the funds it receives under Title I, 4263 Part A of the "Elementary and Secondary Education Act of 1965," 4264 20 U.S.C. 6311 to 6339, to provide transportation for students 4265 who enroll in alternative buildings under division (E)(1)(b) or 4266 (E)(2)(a) of this section and to pay the costs of the 4267 supplemental educational services provided to students under 4268 division (E)(2)(b) of this section, unless the district can 4269 satisfy all demand for transportation and pay the costs of 4270 supplemental educational services for those students who request 4271 them with a lesser amount. In allocating funds between the 4272 requirements of divisions (E)(1)(b) and (E)(2)(a) and (b) of 4273

this section, the district shall spend at least an amount equal	4274
to five per cent of the funds it receives under Title I, Part A	4275
of the "Elementary and Secondary Education Act of 1965," 20	4276
U.S.C. 6311 to 6339, to provide transportation for students who	4277
enroll in alternative buildings under division (E)(1)(b) or (E)	4278
(2)(a) of this section, unless the district can satisfy all	4279
demand for transportation with a lesser amount, and at least an	4280
amount equal to five per cent of the funds it receives under	4281
Title I, Part A of the "Elementary and Secondary Education Act	4282
of 1965," 20 U.S.C. 6311 to 6339, to pay the costs of the	4283
supplemental educational services provided to students under	4284
division (E)(2)(b) of this section, unless the district can pay	4285
the costs of such services for all students requesting them with	4286
a lesser amount. If an amount equal to twenty per cent of the	4287
funds the district receives under Title I, Part A of the	4288
"Elementary and Secondary Education Act of 1965," 20 U.S.C. 6311	4289
to 6339, is insufficient to satisfy all demand for	4290
transportation under divisions (E)(1)(b) and (E)(2)(a) of this	4291
section and to pay the costs of all of the supplemental	4292
educational services provided to students under division (E)(2)	4293
(b) of this section, the district shall grant priority over all	4294
other students in providing transportation and in paying the	4295
costs of supplemental educational services to the lowest	4296
achieving students among the subgroup described in division (B)	4297
(3) of section 3302.01 of the Revised Code.	4298

Any district that does not receive funds under Title I, 4299

Part A of the "Elementary and Secondary Education Act of 1965," 4300

20 U.S.C. 6311 to 6339, shall not be required to provide 4301

transportation to any student who enrolls in an alternative 4302

building under division (E)(2)(a) of this section or to pay the 4303

costs of supplemental educational services provided to any 4304

student under division (E)(2)(b) of this section.	4305
No student who enrolls in an alternative building under	4306
division (E)(2)(a) of this section shall be eligible for	4307
supplemental educational services under division (E)(2)(b) of	4308
this section.	4309
(3) For any school building that fails to make adequate	4310
yearly progress for four consecutive school years, the district	4311
shall continue to comply with division (E)(2) of this section	4312
and shall implement at least one of the following options with	4313
respect to the building:	4314
(a) Institute a new curriculum that is consistent with the	4315
statewide academic standards adopted pursuant to division (A) of	4316
section 3301.079 of the Revised Code;	4317
(b) Decrease the degree of authority the building has to	4318
manage its internal operations;	4319
(c) Appoint an outside expert to make recommendations for	4320
improving the academic performance of the building. The district	4321
may request the department to establish a state intervention	4322
team for this purpose pursuant to division (G) of this section.	4323
(d) Extend the length of the school day or year;	4324
(e) Replace the building principal or other key personnel;	4325
(f) Reorganize the administrative structure of the	4326
building.	4327
(4) For any school building that fails to make adequate	4328
yearly progress for five consecutive school years, the district	4329
shall continue to comply with division (E)(2) of this section	4330
and shall develop a plan during the next succeeding school year	4331
to improve the academic performance of the building, which shall	4332

include at least one of the following options:	4333
(a) Reopen the school as a community school under Chapter	4334
3314. of the Revised Code;	4335
(b) Replace personnel;	4336
(c) Contract with a nonprofit or for-profit entity to	4337
operate the building;	4338
(d) Turn operation of the building over to the department;	4339
(e) Other significant restructuring of the building's	4340
governance.	4341
(5) For any school building that fails to make adequate	4342
yearly progress for six consecutive school years, the district	4343
shall continue to comply with division (E)(2) of this section	4344
and shall implement the plan developed pursuant to division (E)	4345
(4) of this section.	4346
(6) A district shall continue to comply with division (E)	4347
(1)(b) or (E)(2) of this section, whichever was most recently	4348
applicable, with respect to any building formerly subject to one	4349
of those divisions until the building makes adequate yearly	4350
progress for two consecutive school years.	4351
(F) This division applies only to school districts that	4352
have been identified for improvement by the department pursuant	4353
to the "No Child Left Behind Act of 2001." It does not apply to	4354
any such district after June 30, 2008.	4355
(1) If a school district has been identified for	4356
improvement for one school year, the district shall provide a	4357
written description of the continuous improvement plan developed	4358
by the district pursuant to division (B) of this section to the	4359
parent or guardian of each student enrolled in the district. If	4360

the district does not have a continuous improvement plan, the	4361
district shall develop such a plan in accordance with division	4362
(B) of this section and provide a written description of the	4363
plan to the parent or guardian of each student enrolled in the	4364
district.	4365
(2) If a school district has been identified for	4366
improvement for two consecutive school years, the district shall	4367
continue to implement the continuous improvement plan developed	4368
by the district pursuant to division (B) or (F)(1) of this	4369
section.	4370
(3) If a school district has been identified for	4371
improvement for three consecutive school years, the department	4372
shall take at least one of the following corrective actions with	4373
respect to the district:	4374
(a) Withhold a portion of the funds the district is	4375
entitled to receive under Title I, Part A of the "Elementary and	4376
Secondary Education Act of 1965," 20 U.S.C. 6311 to 6339;	4377
(b) Direct the district to replace key district personnel;	4378
(c) Institute a new curriculum that is consistent with the	4379
statewide academic standards adopted pursuant to division (A) of	4380
section 3301.079 of the Revised Code;	4381
(d) Establish alternative forms of governance for	4382
individual school buildings within the district;	4383
(e) Appoint a trustee to manage the district in place of	4384
the district superintendent and board of education.	4385
The department shall conduct individual audits of a	4386
sampling of districts subject to this division to determine	4387
compliance with the corrective actions taken by the department.	4388

(4) If a school district has been identified for	4389
improvement for four consecutive school years, the department	4390
shall continue to monitor implementation of the corrective	4391
action taken under division (F)(3) of this section with respect	4392
to the district.	4393
(5) If a school district has been identified for	4394
improvement for five consecutive school years, the department	4395
shall take at least one of the corrective actions identified in	4396
division (F)(3) of this section with respect to the district,	4397
provided that the corrective action the department takes is	4398
different from the corrective action previously taken under	4399
division (F)(3) of this section with respect to the district.	4400
(G) The department may establish a state intervention team	4401
to evaluate all aspects of a school district or building,	4402
including management, curriculum, instructional methods,	4403
resource allocation, and scheduling. Any such intervention team	4404
shall be appointed by the department and shall include teachers	4405
and administrators recognized as outstanding in their fields.	4406
The intervention team shall make recommendations regarding	4407
methods for improving the performance of the district or	4408
building.	4409
The department shall not approve a district's request for	4410
an intervention team under division (E)(3) of this section if	4411
the department cannot adequately fund the work of the team,	4412
unless the district agrees to pay for the expenses of the team.	4413
(H) The department shall conduct individual audits of a	4414
sampling of community schools established under Chapter 3314. of	4415
the Revised Code to determine compliance with this section.	4416

(I) A school district in which the pilot project-

scholarship program is operating under sections 3313.974 to	4418
3313.979 of the Revised Code shall report the use of funding for	4419
tutorial assistance grants under that program in the district's	4420
three-year continuous improvement plan under this section in a-	4421
manner approved by the department.	4422
(J) The state board shall adopt rules for implementing	4423
this section.	4424
Sec. 3302.10. (A) The superintendent of public instruction	4425
shall establish an academic distress commission for any school	4426
district that meets one of the following conditions:	4427
(1) The district has for three consecutive years received	4428
either of the following:	4429
(a) An overall grade of "F" under division (C)(3) of	4430
section 3302.03 of the Revised Code;	4431
(b) An overall performance rating of less than two stars	4432
under division (D)(3) of section 3302.03 of the Revised Code.	4433
(2) An academic distress commission established for the	4434
district under former section 3302.10 of the Revised Code was	4435
still in existence on October 15, 2015, and has been in	4436
existence for at least four years.	4437
(B)(1) The academic distress commission shall consist of	4438
five members as follows:	4439
(a) Three members appointed by the state superintendent,	4440
one of whom is a resident in the county in which a majority of	4441
the district's territory is located;	4442
(b) One member appointed by the president of the district	4443
board of education, who shall be a teacher employed by the	4444
district;	4445

(c) One member appointed by the mayor of the municipality	4446
in which a majority of the district's territory is located or,	4447
if no such municipality exists, by the mayor of a municipality	4448
selected by the state superintendent in which the district has	4449
territory.	4450

Appointments to the commission shall be made within thirty 4451 days after the district is notified that it is subject to this 4452 section. Members of the commission shall serve at the pleasure 4453 of their appointing authority. The state superintendent shall 4454 4455 designate a chairperson for the commission from among the members appointed by the state superintendent. The chairperson 4456 shall call and conduct meetings, set meeting agendas, and serve 4457 as a liaison between the commission and the chief executive 4458 officer appointed under division (C)(1) of this section. 4459

- (2) In the case of a school district that meets the 4460 condition in division (A)(2) of this section, the academic 4461 distress commission established for the district under former 4462 section 3302.10 of the Revised Code shall be abolished and a new 4463 academic distress commission shall be appointed for the district 4464 pursuant to division (B)(1) of this section.
- (C) (1) Within sixty days after the state superintendent 4466 has designated a chairperson for the academic distress 4467 commission, the commission shall appoint a chief executive 4468 officer for the district, who shall be paid by the department of 4469 education and shall serve at the pleasure of the commission. The 4470 individual appointed as chief executive officer shall have high-4471 level management experience in the public or private sector. The 4472 chief executive officer shall exercise complete operational, 4473 managerial, and instructional control of the district, which 4474 shall include, but shall not be limited to, the following powers 4475

and duties, but the chief executive officer may delegate, in	4476
writing, specific powers or duties to the district board or	4477
district superintendent:	4478
(a) Replacing school administrators and central office	4479
staff;	4480
(b) Assigning amplement to achoele and approxima	4481
(b) Assigning employees to schools and approving	-
transfers;	4482
(c) Hiring new employees;	4483
(d) Defining employee responsibilities and job	4484
descriptions;	4485
(e) Establishing employee compensation;	4486
(f) Allocating teacher class loads;	4487
(I) Hilocating teacher trade roads,	1107
(g) Conducting employee evaluations;	4488
(h) Making reductions in staff under section 3319.17,	4489
3319.171, or 3319.172 of the Revised Code;	4490
(i) Setting the school calendar;	4491
(j) Creating a budget for the district;	4492
	4.400
(k) Contracting for services for the district;	4493
(1) Modifying policies and procedures established by the	4494
district board;	4495
(m) Establishing grade configurations of schools;	4496
(n) Determining the school curriculum;	4497
(o) Selecting instructional materials and assessments;	4498
(p) Setting class sizes;	4499
-	

(q) Providing for staff professional development.	4500
(2) If an improvement coordinator was previously appointed	4501
for the district pursuant to division (A) of section 3302.04 of	4502
the Revised Code, that position shall be terminated. However,	4503
nothing in this section shall prohibit the chief executive	4504
officer from employing the same individual or other staff to	4505
perform duties or functions previously performed by the	4506
improvement coordinator.	4507
(D) The academic distress commission, in consultation with	4508
the state superintendent and the chief executive officer, shall	4509
be responsible for expanding high-quality school choice options	4510
in the district. The commission, in consultation with the state	4511
superintendent, may create an entity to act as a high-quality	4512
school accelerator for schools not operated by the district. The	4513
accelerator shall promote high-quality schools in the district,	4514
lead improvement efforts for underperforming schools, recruit	4515
high-quality sponsors for community schools, attract new high-	4516
quality schools to the district, and increase the overall	4517
capacity of schools to deliver a high-quality education for	4518
students. Any accelerator shall be an independent entity and the	4519
chief executive officer shall have no authority over the	4520
accelerator.	4521
(E)(1) Within thirty days after the chief executive	4522
officer is appointed, the chief executive officer shall convene	4523
a group of community stakeholders. The purpose of the group	4524
shall be to develop expectations for academic improvement in the	4525
district and to assist the district in building relationships	4526
with organizations in the community that can provide needed	4527

services to students. Members of the group shall include, but

shall not be limited to, educators, civic and business leaders,

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and representatives of institutions of higher education and 4530 government service agencies. Within ninety days after the chief 4531 executive officer is appointed, the chief executive officer also 4532 shall convene a smaller group of community stakeholders for each 4533 school operated by the district to develop expectations for 4534 academic improvement in that school. The group convened for each 4535 school shall have teachers employed in the school and parents of 4536 students enrolled in the school among its members. 4537

(2) The chief executive officer shall create a plan to 4538 improve the district's academic performance. In creating the 4539 plan, the chief executive officer shall consult with the groups 4540 convened under division (E)(1) of this section. The chief 4541 executive officer also shall consider the availability of 4542 funding to ensure sustainability of the plan. The plan shall 4543 establish clear, measurable performance goals for the district 4544 and for each school operated by the district. The performance 4545 goals shall include, but not be limited to, the performance 4546 measures prescribed for report cards issued under section 4547 3302.03 of the Revised Code. Within ninety days after the chief 4548 executive officer is appointed, the chief executive officer 4549 shall submit the plan to the academic distress commission for 4550 approval. Within thirty days after the submission of the plan, 4551 the commission shall approve the plan or suggest modifications 4552 to the plan that will render it acceptable. If the commission 4553 suggests modifications, the chief executive officer may revise 4554 the plan before resubmitting it to the commission. The chief 4555 executive officer shall resubmit the plan, whether revised or 4556 not, within fifteen days after the commission suggests 4557 modifications. The commission shall approve the plan within 4558 thirty days after the plan is resubmitted. Upon approval of the 4559 plan by the commission, the chief executive officer shall 4560 implement the plan. 4561

(F) Notwithstanding any provision to the contrary in	4562
Chapter 4117. of the Revised Code, if the district board has	4563
entered into, modified, renewed, or extended a collective	4564
bargaining agreement on or after October 15, 2015, that contains	4565
provisions relinquishing one or more of the rights or	4566
responsibilities listed in division (C) of section 4117.08 of	4567
the Revised Code, those provisions are not enforceable and the	4568
chief executive officer and the district board shall resume	4569
holding those rights or responsibilities as if the district	4570
board had not relinquished them in that agreement until such	4571
time as both the academic distress commission ceases to exist	4572
and the district board agrees to relinquish those rights or	4573
responsibilities in a new collective bargaining agreement. For	4574
purposes of this section, "collective bargaining agreement"	4575
shall include any labor contract or agreement in effect with any	4576
applicable bargaining representative. The chief executive	4577
officer and the district board are not required to bargain on	4578
subjects reserved to the management and direction of the school	4579
district, including, but not limited to, the rights or	4580
responsibilities listed in division (C) of section 4117.08 of	4581
the Revised Code. The way in which these subjects and these	4582
rights or responsibilities may affect the wages, hours, terms	4583
and conditions of employment, or the continuation, modification,	4584
or deletion of an existing provision of a collective bargaining	4585
agreement is not subject to collective bargaining or effects	4586
bargaining under Chapter 4117. of the Revised Code. The	4587
provisions of this paragraph apply to a collective bargaining	4588
agreement entered into, modified, renewed, or extended on or	4589
after October 15, 2015, and those provisions are deemed to be	4590
part of that agreement regardless of whether the district	4591

satisfied the conditions prescribed in division (A) of this	4592
section at the time the district entered into that agreement. If	4593
the district board relinquished one or more of the rights or	4594
responsibilities listed in division (C) of section 4117.08 of	4595
the Revised Code in a collective bargaining agreement entered	4596
into prior to October 15, 2015, and had resumed holding those	4597
rights or responsibilities pursuant to division (K) of former	4598
section 3302.10 of the Revised Code, as it existed prior to that	4599
date, the district board shall continue to hold those rights or	4600
responsibilities until such time as both the new academic	4601
distress commission appointed under this section ceases to exist	4602
upon completion of the transition period specified in division	4603
(N) (1) of this section and the district board agrees to	4604
relinquish those rights or responsibilities in a new collective	4605
bargaining agreement.	4606
(G) In each school year that the district is subject to	4607
this section, the following shall apply:	4608
	4.60.6
(1) The chief executive officer shall implement the	4609
improvement plan approved under division (E)(2) of this section	4610
and shall review the plan annually to determine if changes are	4611
needed. The chief executive officer may modify the plan upon the	4612
approval of the modifications by the academic distress	4613
commission.	4614
(2) The chief executive officer may implement innovative	4615
education programs to do any of the following:	4616
(a) Address the physical and mental well-being of students	4617
and their families;	4618
(b) Provide mentoring;	4619

(c) Provide job resources;

(d) Disseminate higher education information;	4621
(e) Offer recreational or cultural activities;	4622
(f) Provide any other services that will contribute to a	4623
successful learning environment.	4624
The chief executive officer shall establish a separate	4625
fund to support innovative education programs and shall deposit	4626
any moneys appropriated by the general assembly for the purposes	4627
of division (G)(2) of this section in the fund. The chief	4628
executive officer shall have sole authority to disburse moneys	4629
from the fund until the district is no longer subject to this	4630
section. All disbursements shall support the improvement plan	4631
approved under division (E)(2) of this section.	4632
(3) Beginning on July 1, 2024, division (G)(3) of this	4633
section no longer applies.	4634
If the district is not a school district in which the	4635
pilot project scholarship program is operating under sections	4636
3313.974 to 3313.979 of the Revised Code, each student who is	4637
entitled to attend school in the district under section 3313.64	4638
or 3313.65 of the Revised Code and is enrolled in a school	4639
operated by the district or in a community school, or will be	4640
both enrolling in any of grades kindergarten through twelve in	4641
this state for the first time and at least five years of age by	4642
the first day of January of the following school year, shall be	4643
eligible to participate in the educational choice scholarship	4644
pilot program established under sections 3310.01 to 3310.17 of	4645
the Revised Code and an application for the student may be	4646
submitted during the next application period.	4647
(4) Notwithstanding anything to the contrary in the	4648
Revised Code, the chief executive officer may limit, suspend, or	4649

alter any contract with an administrator that is entered into,	4650
modified, renewed, or extended by the district board on or after	4651
October 15, 2015, provided that the chief executive officer	4652
shall not reduce any salary or base hourly rate of pay unless	4653
such salary or base hourly rate reductions are part of a uniform	4654
plan affecting all district employees and shall not reduce any	4655
insurance benefits unless such insurance benefit reductions are	4656
also applicable generally to other employees of the district.	4657
(5) The chief executive officer shall represent the	4658
district board during any negotiations to modify, renew, or	4659
extend a collective bargaining agreement entered into by the	4660
board under Chapter 4117. of the Revised Code.	4661
(H) If the report card for the district has been issued	4662
under section 3302.03 of the Revised Code for the first school	4663
year that the district is subject to this section and the	4664
district does not meet the qualification in division (N)(1) of	4665
this section, the following shall apply:	4666
(1) The chief executive officer may reconstitute any	4667
school operated by the district. The chief executive officer	4668
shall present to the academic distress commission a plan that	4669
lists each school designated for reconstitution and explains how	4670
the chief executive officer plans to reconstitute the school.	4671
The chief executive officer may take any of the following	4672
actions to reconstitute a school:	4673
(a) Change the mission of the school or the focus of its	4674
curriculum;	4675
(b) Replace the school's principal and/or administrative	4676
staff;	4677

(c) Replace a majority of the school's staff, including

teaching and nonteaching employees; 4679 (d) Contract with a nonprofit or for-profit entity to 4680 manage the operations of the school. The contract may provide 4681 for the entity to supply all or some of the staff for the 4682 school. 4683 (e) Reopen the school as a community school under Chapter 4684 3314. of the Revised Code or a science, technology, engineering, 4685 and mathematics school under Chapter 3326. of the Revised Code; 4686 (f) Permanently close the school. 4687 If the chief executive officer plans to reconstitute a 4688 school under division (H)(1)(e) or (f) of this section, the 4689 commission shall review the plan for that school and either 4690 approve or reject it by the thirtieth day of June of the school 4691 year. Upon approval of the plan by the commission, the chief 4692 executive officer shall reconstitute the school as outlined in 4693 the plan. 4694 (2) Notwithstanding any provision to the contrary in 4695 Chapter 4117. of the Revised Code, the chief executive officer, 4696 in consultation with the chairperson of the academic distress 4697 commission, may reopen any collective bargaining agreement 4698 entered into, modified, renewed, or extended on or after October 4699 15, 2015, for the purpose of renegotiating its terms. The chief 4700 executive officer shall have the sole discretion to designate 4701 any provisions of a collective bargaining agreement as subject 4702 to reopening by providing written notice to the bargaining 4703 representative. Any provisions designated for reopening by the 4704 chief executive officer shall be subject to collective 4705 bargaining as set forth in Chapter 4117. of the Revised Code. 4706

Any changes to the provisions subject to reopening shall take

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effect on the following first day of July or another date agreed	4708
to by the parties. The chief executive officer may reopen a	4709
collective bargaining agreement under division (H)(2) of this	4710
section as necessary to reconstitute a school under division (H)	4711
(1) of this section.	4712
(I) If the report card for the district has been issued	4713
under section 3302.03 of the Revised Code for the second school	4714
year that the district is subject to this section and the	4715
district does not meet the qualification in division (N)(1) of	4716
this section, the following shall apply:	4717
(1) The chief executive officer may exercise any of the	4718
powers authorized under division (H) of this section.	4719
(2) Notwithstanding any provision to the contrary in	4720
Chapter 4117. of the Revised Code, the chief executive officer	4721
may limit, suspend, or alter any provision of a collective	4722
bargaining agreement entered into, modified, renewed, or	4723
extended on or after October 15, 2015, provided that the chief	4724
executive officer shall not reduce any base hourly rate of pay	4725
and shall not reduce any insurance benefits. The decision to	4726

limit, suspend, or alter any provision of a collective

bargaining agreement under this division is not subject to

effects bargaining on the way any such decision may affect

bargaining under Chapter 4117. of the Revised Code; however, the

chief executive officer shall have the discretion to engage in

wages, hours, or terms and conditions of employment. The chief

collective bargaining agreement under division (I)(2) of this

(1) of this section.

executive officer may limit, suspend, or alter a provision of a

section as necessary to reconstitute a school under division (H)

(J) If the report card for the district has been issued

under section 3302.03 of the Revised Code for the third school	4738
year that the district is subject to this section and the	4739
district does not meet the qualification in division (N)(1) of	4740
this section, the following shall apply:	4741
(1) The chief executive officer may exercise any of the	4742
powers authorized under division (H) or (I) of this section.	4743
(2) The chief executive officer may continue in effect a	4744
limitation, suspension, or alteration of a provision of a	4745
collective bargaining agreement issued under division (I)(2) of	4746
this section. Any such continuation shall be subject to the	4747
requirements and restrictions of that division.	4748
(K) If the report card for the district has been issued	4749
under section 3302.03 of the Revised Code for the fourth school	4750
year that the district is subject to this section and the	4751
district does not meet the qualification in division (N)(1) of	4752
this section, the following shall apply:	4753
(1) The chief executive officer may exercise any of the	4754
powers authorized under division (H), (I), or (J) of this	4755
section.	4756
(2) A new board of education shall be appointed for the	4757
district in accordance with section 3302.11 of the Revised Code.	4758
However, the chief executive officer shall retain complete	4759
operational, managerial, and instructional control of the	4760
district until the chief executive officer relinquishes that	4761
control to the district board under division (N)(1) of this	4762
section.	4763
(L) If the report card for the district has been issued	4764
under section 3302.03 of the Revised Code for the fifth school	4765
year, or any subsequent school year, that the district is	4766

subject to this section and the district does not meet the	4767
qualification in division (N)(1) of this section, the chief	4768
executive officer may exercise any of the powers authorized	4769
under division (H), (I), (J), or (K)(1) of this section.	4770
(M) If division (I), (J), (K), or (L) of this section	4771
applies to a district, community schools, STEM schools,	4772
chartered nonpublic schools, and other school districts that	4773

applies to a district, community schools, STEM schools,

chartered nonpublic schools, and other school districts that

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enroll students residing in the district and meet academic

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accountability standards shall be eligible to be paid an

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academic performance bonus in each fiscal year for which the

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general assembly appropriates funds for that purpose. The

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academic performance bonus is intended to give students residing

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in the district access to a high-quality education by

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encouraging high-quality schools to enroll those students.

(N) (1) When a district subject to this section receives 4781 either an overall grade of "C" or higher under division (C)(3) 4782 of section 3302.03 of the Revised Code or an overall performance 4783 rating of three stars or higher under division (D)(3) of section 4784 3302.03 of the Revised Code, the district shall begin its 4785 transition out of being subject to this section. Except as 4786 provided in division (N)(2) of this section, the transition 4787 period shall last until the district has received either an 4788 overall grade higher than "F" under division (C)(3) of section 4789 3302.03 of the Revised Code or an overall performance rating of 4790 two stars or higher under division (D)(3) of section 3302.03 of 4791 the Revised Code for two consecutive school years after the 4792 transition period begins. The overall grade of "C" or higher or 4793 overall performance rating of three stars or higher that qualify 4794 the district to begin the transition period shall not count as 4795 one of the two consecutive school years. During the transition 4796 period, the conditions described in divisions (F) to (L) of this 4797

section for the school year prior to the school year in which	4798
the transition period begins shall continue to apply and the	4799
chief executive officer shall work closely with the district	4800
board and district superintendent to increase their ability to	4801
resume control of the district and sustain the district's	4802
academic improvement over time. Upon completion of the	4803
transition period, the chief executive officer shall relinquish	4804
all operational, managerial, and instructional control of the	4805
district to the district board and district superintendent and	4806
the academic distress commission shall cease to exist.	4807

- (2) If the district receives either an overall grade of 4808 "F" under division (C)(3) of section 3302.03 of the Revised Code 4809 or an overall performance rating of less than two stars under 4810 division (D)(3) of section 3302.03 of the Revised Code at any 4811 time during the transition period, the transition period shall 4812 end and the district shall be fully subject to this section 4813 again. The district shall resume being fully subject to this 4814 section at the point it began its transition out of being 4815 subject to this section and the division in divisions (H) to (L) 4816 of this section that would have applied to the district had the 4817 district not qualified to begin its transition under division 4818 (N) (1) of this section shall apply to the district. 4819
- (0) If at any time there are no longer any schools

 operated by the district due to reconstitution or other closure

 of the district's schools under this section, the academic

 distress commission shall cease to exist and the chief executive

 officer shall cease to exercise any powers with respect to the

 district.

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- (P) Beginning on October 15, 2015, each collective 4826 bargaining agreement entered into by a school district board of 4827

education under Chapter 4117. of the Revised Code shall 4828 incorporate the provisions of this section. 4829 (Q) The chief executive officer, the members of the 4830 academic distress commission, the state superintendent, and any 4831 person authorized to act on behalf of or assist them shall not 4832 be personally liable or subject to any suit, judgment, or claim 4833 for damages resulting from the exercise of or failure to 4834 exercise the powers, duties, and functions granted to them in 4835 regard to their functioning under this section, but the chief 4836 4837 executive officer, commission, state superintendent, and such other persons shall be subject to mandamus proceedings to compel 4838 performance of their duties under this section. 4839 (R) The state superintendent shall not exempt any district 4840 from this section by approving an application for an innovative 4841 education pilot program submitted by the district under section 4842 3302.07 of the Revised Code. 4843 **Sec. 3310.51.** As used in sections 3310.51 to 3310.64 of 4844 the Revised Code: 4845 (A) "Alternative public provider" means either of the 4846 following providers that agrees to enroll a child in the 4847 provider's special education program to implement the child's 4848 individualized education program and to which the eligible 4849 applicant owes fees for the services provided to the child: 4850 (1) A school district that is not the school district in 4851 which the child is entitled to attend school or the child's 4852 school district of residence, if different; 4853 (2) A public entity other than a school district. 4854 (B) "Child with a disability" and "individualized 4855 education program" have the same meanings as in section 3323.01 4856

of the Revised Code. 4857 (C) "Eligible applicant" means any of the following: 4858 (1) Either of the natural or adoptive parents of a 4859 qualified special education child, except as otherwise specified 4860 in this division. When the marriage of the natural or adoptive 4861 parents of the student has been terminated by a divorce, 4862 dissolution of marriage, or annulment, or when the natural or 4863 adoptive parents of the student are living separate and apart 4864 under a legal separation decree, and a court has issued an order 4865 allocating the parental rights and responsibilities with respect 4866 to the child, "eligible applicant" means the residential parent 4867 as designated by the court. If the court issues a shared 4868 parenting decree, "eligible applicant" means either parent. 4869 "Eligible applicant" does not mean a parent whose custodial 4870 rights have been terminated. 4871 (2) The custodian of a qualified special education child, 4872 when a court has granted temporary, legal, or permanent custody 4873 of the child to an individual other than either of the natural 4874 or adoptive parents of the child or to a government agency; 4875 (3) The guardian of a qualified special education child, 4876 when a court has appointed a guardian for the child; 4877 (4) The grandparent of a qualified special education 4878 child, when the grandparent is the child's attorney in fact 4879 under a power of attorney executed under sections 3109.51 to 4880 3109.62 of the Revised Code or when the grandparent has executed 4881 a caretaker authorization affidavit under sections 3109.65 to 4882

(5) The surrogate parent appointed for a qualified special 4884 education child pursuant to division (B) of section 3323.05 and 4885

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3109.73 of the Revised Code;

section 3323.051 of the Revised Code; 4886 (6) A qualified special education child, if the child does 4887 not have a custodian or quardian and the child is at least 4888 4889 eighteen years of age. (D) "Entitled to attend school" means entitled to attend 4890 school in a school district under sections 3313.64 and 3313.65 4891 of the Revised Code. 4892 (E) "Formula ADM" has the same meaning as in section 4893 3317.02 of the Revised Code. 4894 (F) "Qualified special education child" is a child for 4895 whom all of the following conditions apply: 4896 (1) The child is at least five years of age and less than 4897 twenty-two years of age. 4898 (2) The school district in which the child is entitled to 4899 attend school, or the child's school district of residence if 4900 different, has identified the child as a child with a 4901 disability. 4902 (3) The school district in which the child is entitled to 4903 attend school, or the child's school district of residence if 4904 different, has developed an individualized education program 4905 under Chapter 3323. of the Revised Code for the child. 4906 (4) The child either: 4907 (a) Was enrolled in the schools of the school district in 4908 which the child is entitled to attend school in any grade from 4909 kindergarten through twelve in the school year prior to the 4910 school year in which a scholarship is first sought for the 4911 child; 4912

3313.62 of the Revised Code.

(b) Is eligible to enter school in any grade kindergarten	4913
through twelve in the school district in which the child is	4914
entitled to attend school in the school year in which a	4915
scholarship is first sought for the child.	4916
(5) The department of education has not approved a	4917
scholarship for the child under the educational choice	4918
scholarship pilot program, under sections 3310.01 to 3310.17 of	4919
the Revised Code, the autism scholarship program, under section	4920
3310.41 of the Revised Code, or the pilot project scholarship	4921
program, under sections 3313.974 to 3313.979 of the Revised Code	4922
for the same school year in which a scholarship under the Jon	4923
Peterson special needs scholarship program is sought.	4924
(6) The child and the child's parents are in compliance	4925
with the state compulsory attendance law under Chapter 3321. of	4926
the Revised Code.	4927
(G) "Registered private provider" means a nonpublic school	4928
or other nonpublic entity that has been registered by the	4929
superintendent of public instruction under section 3310.58 of	4930
the Revised Code.	4931
(H) "Scholarship" means a scholarship awarded under the	4932
Jon Peterson special needs scholarship program pursuant to	4933
sections 3310.51 to 3310.64 of the Revised Code.	4934
(I) "School district of residence" has the same meaning as	4935
in section 3323.01 of the Revised Code. A community school	4936
established under Chapter 3314. of the Revised Code is not a	4937
"school district of residence" for purposes of sections 3310.51	4938
to 3310.64 of the Revised Code.	4939
(J) "School year" has the same meaning as in section	4940

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(K) "Special education program" means a school or facility	4942
that provides special education and related services to children	4943
with disabilities.	4944
Sec. 3365.07. The department of education shall calculate	4945
and pay state funds to colleges for participants in the college	4946
credit plus program under division (B) of section 3365.06 of the	4947
Revised Code pursuant to this section. For a nonpublic secondary	4948
school participant, a nonchartered nonpublic secondary school	4949
participant, or a home-instructed participant, the department	4950
shall pay state funds pursuant to this section only if that	4951
participant is awarded funding according to rules adopted by the	4952
chancellor of higher education, in consultation with the	4953
superintendent of public instruction, pursuant to section	4954
3365.071 of the Revised Code. The program shall be the sole	4955
mechanism by which state funds are paid to colleges for students	4956
to earn transcripted credit for college courses while enrolled	4957
in both a secondary school and a college, with the exception of	4958
state funds paid to colleges according to an agreement described	4959
in division (A)(1) of section 3365.02 of the Revised Code.	4960
(A) For each public or nonpublic secondary school	4961
participant enrolled in a public college:	4962
(1) If no agreement has been entered into under division	4963
(A)(2) of this section, both of the following shall apply:	4964
(a) The department shall pay to the college the applicable	4965
amount as follows:	4966
(i) For a participant enrolled in a college course	4967
delivered on the college campus, at another location operated by	4968
the college, or online, the lesser of the default ceiling amount	4969
or the college's standard rate;	4970

(ii) For a participant enrolled in a college course	4971
delivered at the participant's secondary school but taught by	4972
college faculty, the lesser of fifty per cent of the default	4973
ceiling amount or the college's standard rate;	4974
(iii) For a participant enrolled in a college course	4975
delivered at the participant's secondary school and taught by a	4976
high school teacher who has met the credential requirements	4977
established for purposes of the program in rules adopted by the	4978
chancellor, the default floor amount.	4979
(b) The participant's secondary school shall pay for	4980
textbooks, and the college shall waive payment of all other fees	4981
related to participation in the program.	4982
(2) The governing entity of a participant's secondary	4983
school and the college may enter into an agreement to establish	4984
an alternative payment structure for tuition, textbooks, and	4985
fees. Under such an agreement, payments for each participant	4986
made by the department shall be not less than the default floor	4987
amount, unless approved by the chancellor, and not more than	4988
either the default ceiling amount or the college's standard	4989
rate, whichever is less. The chancellor may approve an agreement	4990
that includes a payment below the default floor amount, as long	4991
as the provisions of the agreement comply with all other	4992
requirements of this chapter to ensure program quality. If no	4993
agreement is entered into under division (A)(2) of this section,	4994
both of the following shall apply:	4995
(a) The department shall pay to the college the applicable	4996
default amounts prescribed by division (A)(1)(a) of this	4997

section, depending upon the method of delivery and instruction.

(b) In accordance with division (A)(1)(b) of this section,

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the participant's secondary school shall pay for textbooks, and	5000
the college shall waive payment of all other fees related to	5001
participation in the program.	5002
(3) No participant that is enrolled in a public college	5003
shall be charged for any tuition, textbooks, or other fees	5004
related to participation in the program.	5005
(B) For each public secondary school participant enrolled	5006
in a private college:	5007
(1) If no agreement has been entered into under division	5008
(B)(2) of this section, the department shall pay to the college	5009
the applicable amount calculated in the same manner as in	5010
division (A)(1)(a) of this section.	5011
(2) The governing entity of a participant's secondary	5012
school and the college may enter into an agreement to establish	5013
an alternative payment structure for tuition, textbooks, and	5014
fees. Under such an agreement, payments shall be not less than	5015
the default floor amount, unless approved by the chancellor, and	5016
not more than either the default ceiling amount or the college's	5017
standard rate, whichever is less.	5018
If an agreement is entered into under division (B)(2) of	5019
this section, both of the following shall apply:	5020
(a) The department shall make a payment to the college for	5021
each participant that is equal to the default floor amount,	5022
unless approved by the chancellor to pay an amount below the	5023
default floor amount. The chancellor may approve an agreement	5024
that includes a payment below the default floor amount, as long	5025
as the provisions of the agreement comply with all other	5026
requirements of this chapter to ensure program quality.	5027
(b) Payment for costs for the participant that exceed the	5028

amount paid by the department pursuant to division (B)(2)(a) of	5029
this section shall be negotiated by the school and the college.	5030
The agreement may include a stipulation permitting the charging	5031
of a participant.	5032
However, under no circumstances shall:	5033
(i) Payments for a participant made by the department	5034
under division (B)(2) of this section exceed the lesser of the	5035
default ceiling amount or the college's standard rate;	5036
(ii) The amount charged to a participant under division	5037
(B) (2) of this section exceed the difference between the maximum	5038
per participant charge amount and the default floor amount;	5039
(iii) The sum of the payments made by the department for a	5040
participant and the amount charged to that participant under	5041
division (B)(2) of this section exceed the following amounts, as	5042
applicable:	5043
(I) For a participant enrolled in a college course	5044
delivered on the college campus, at another location operated by	5045
the college, or online, the maximum per participant charge	5046
amount;	5047
(II) For a participant enrolled in a college course	5048
delivered at the participant's secondary school but taught by	5049
college faculty, one hundred twenty-five dollars;	5050
(III) For a participant enrolled in a college course	5051
delivered at the participant's secondary school and taught by a	5052
high school teacher who has met the credential requirements	5053
established for purposes of the program in rules adopted by the	5054
chancellor, one hundred dollars.	5055
(iv) A participant that is identified as economically	5056

disadvantaged according to rules adopted by the department be	5057
charged under division (B)(2) of this section for any tuition,	5058
textbooks, or other fees related to participation in the	5059
program.	5060
(C) For each nonpublic secondary school participant	5061
enrolled in a private or eligible out-of-state college, the	5062
department shall pay to the college the applicable amount	5063
calculated in the same manner as in division (A)(1)(a) of this	5064
section. Payment for costs for the participant that exceed the	5065
amount paid by the department shall be negotiated by the	5066
governing body of the nonpublic secondary school and the	5067
college.	5068
However, under no circumstances shall:	5069
(1) The payments for a participant made by the department	5070
under this division exceed the lesser of the default ceiling	5071
amount or the college's standard rate.	5072
(2) Any nonpublic secondary school participant, who is	5073
enrolled in that secondary school with a scholarship awarded	5074
under-either the educational choice scholarship pilot backpack	5075
<u>scholarship</u> program, as prescribed by sections—3310.01 3310.21	5076
to-3310.17 3310.27 of the Revised Code, or the pilot project	5077
scholarship program, as prescribed by sections 3313.974 to	5078
3313.979 of the Revised Code, and who qualifies as a low-income	5079
student under either of those programs whose family income is at	5080
or below two hundred fifty per cent of the federal poverty	5081
guidelines, as defined in section 5101.46 of the Revised Code,	5082
be charged for any tuition, textbooks, or other fees related to	5083
participation in the college credit plus program.	5084

(D) For each nonchartered nonpublic secondary school

participant and each home-instructed participant enrolled in a	5086
public, private, or eligible out-of-state college, the	5087
department shall pay to the college the lesser of the default	5088
ceiling amount or the college's standard rate, if that	5089
participant is enrolled in a college course delivered on the	5090
college campus, at another location operated by the college, or	5091
online.	5092
(E) Not later than thirty days after the end of each term,	5093
each college expecting to receive payment for the costs of a	5094
participant under this section shall notify the department of	5095

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5114

the number of enrolled credit hours for each participant.

- (F) The department shall make the applicable payments 5097 under this section to each college, which provided proper 5098 notification to the department under division (E) of this 5099 section, for the number of enrolled credit hours for 5100 participants enrolled in the college under division (B) of 5101 section 3365.06 of the Revised Code. Except in cases involving 5102 incomplete participant information or a dispute of participant 5103 information, payments shall be made by the last day of January 5104 for participants who were enrolled during the fall term and by 5105 the last day of July for participants who were enrolled during 5106 the spring term. The department shall not make any payments to a 5107 college under this section if a participant withdrew from a 5108 course prior to the date on which a withdrawal from the course 5109 would have negatively affected the participant's transcripted 5110 grade, as prescribed by the college's established withdrawal 5111 policy. 5112
- (1) Payments made for public secondary school participants under this section shall be deducted as follows:
 - (a) For a participant enrolled in a school district, from 5115

the school foundation payments made to the participant's school	5116
district. If the participant is enrolled in a joint vocational	5117
school district, a portion of the amount shall be deducted from	5118
the payments to the joint vocational school district and a	5119
portion shall be deducted from the payments to the participant's	5120
city, local, or exempted village school district in accordance	5121
with the full-time equivalency of the student's enrollment in	5122
each district.	5123
(b) For a participant enrolled in a community school	5124
established under Chapter 3314. of the Revised Code, from the	5125
payments made to that school under section 3317.022 of the	5126
Revised Code;	5127
(c) For a participant enrolled in a STEM school, from the	5128
payments made to that school under section 3317.022 of the	5129
Revised Code;	5130
(d) For a participant enrolled in a college-preparatory	5131
boarding school, from the payments made to that school under	5132
section 3328.34 of the Revised Code;	5133
(e) For a participant enrolled in the state school for the	5134
deaf or the state school for the blind, from the amount paid to	5135
that school with funds appropriated by the general assembly for	5136
support of that school;	5137
(f) For a participant enrolled in an institution operated	5138
by the department of youth services, from the amount paid to	5139
that institution with funds appropriated by the general assembly	5140
for support of that institution.	5141
Amounts deducted under divisions (F)(1)(a) to (f) of this	5142
section shall be calculated in accordance with rules adopted by	5143
the chancellor, in consultation with the state superintendent,	5144

pursuant to division (B) of section 3365.071 of the Revised Code	5145
(2) Payments made for nonpublic secondary school	5146
participants, nonchartered nonpublic secondary school	5147
participants, and home-instructed participants under this	5148
section shall be deducted from moneys appropriated by the	5149
general assembly for such purpose. Payments shall be allocated	5150
and distributed in accordance with rules adopted by the	5151
chancellor, in consultation with the state superintendent,	5152
pursuant to division (A) of section 3365.071 of the Revised	5153
Code.	5154
(G) Any public college that enrolls a student under	5155
division (B) of section 3365.06 of the Revised Code may include	5156
that student in the calculation used to determine its state	5157
share of instruction funds appropriated to the department of	5158
higher education by the general assembly.	5159
might datation by the general abbombly.	
Sec. 5703.21. (A) Except as provided in divisions (B) and	5160
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Sec. 5703.21. (A) Except as provided in divisions (B) and (C) of this section, no agent of the department of taxation,	5160 5161
Sec. 5703.21. (A) Except as provided in divisions (B) and (C) of this section, no agent of the department of taxation, except in the agent's report to the department or when called on	5160 5161 5162
Sec. 5703.21. (A) Except as provided in divisions (B) and (C) of this section, no agent of the department of taxation, except in the agent's report to the department or when called on to testify in any court or proceeding, shall divulge any	5160 5161 5162 5163
Sec. 5703.21. (A) Except as provided in divisions (B) and (C) of this section, no agent of the department of taxation, except in the agent's report to the department or when called on to testify in any court or proceeding, shall divulge any information acquired by the agent as to the transactions,	5160 5161 5162 5163 5164
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Sec. 5703.21. (A) Except as provided in divisions (B) and (C) of this section, no agent of the department of taxation, except in the agent's report to the department or when called on to testify in any court or proceeding, shall divulge any information acquired by the agent as to the transactions, property, or business of any person while acting or claiming to act under orders of the department. Whoever violates this provision shall thereafter be disqualified from acting as an officer or employee or in any other capacity under appointment or employment of the department. (B) (1) For purposes of an audit pursuant to section 117.15 of the Revised Code, or an audit of the department pursuant to	5160 5161 5162 5163 5164 5165 5166 5167 5168 5169 5170 5171

division (A)(7) or (9) of section 126.21 of the Revised Code,	5175
the officers and employees of the auditor of state charged with	5176
conducting the audit shall have access to and the right to	5177
examine any state tax returns and state tax return information	5178
in the possession of the department to the extent that the	5179
access and examination are necessary for purposes of the audit.	5180
Any information acquired as the result of that access and	5181
examination shall not be divulged for any purpose other than as	5182
required for the audit or unless the officers and employees are	5183
required to testify in a court or proceeding under compulsion of	5184
legal process. Whoever violates this provision shall thereafter	5185
oe disqualified from acting as an officer or employee or in any	5186
other capacity under appointment or employment of the auditor of	5187
state.	5188

- (2) For purposes of an internal audit pursuant to section 5189 126.45 of the Revised Code, the officers and employees of the 5190 office of internal audit in the office of budget and management 5191 charged with directing the internal audit shall have access to 5192 and the right to examine any state tax returns and state tax 5193 return information in the possession of the department to the 5194 extent that the access and examination are necessary for 5195 purposes of the internal audit. Any information acquired as the 5196 result of that access and examination shall not be divulged for 5197 any purpose other than as required for the internal audit or 5198 unless the officers and employees are required to testify in a 5199 court or proceeding under compulsion of legal process. Whoever 5200 violates this provision shall thereafter be disqualified from 5201 acting as an officer or employee or in any other capacity under 5202 appointment or employment of the office of internal audit. 5203
- (3) As provided by section 6103(d)(2) of the Internal 5204 Revenue Code, any federal tax returns or federal tax information 5205

that the department has acquired from the internal revenue	5206
service, through federal and state statutory authority, may be	5207
disclosed to the auditor of state or the office of internal	5208
audit solely for purposes of an audit of the department.	5209
(4) For purposes of Chapter 3739. of the Revised Code, an	5210
agent of the department of taxation may share information with	5211
the division of state fire marshal that the agent finds during	5212
the course of an investigation.	5213
(C) Division (A) of this section does not prohibit any of	5214
the following:	5215
(1) Divulging information contained in applications,	5216
complaints, and related documents filed with the department	5217
under section 5715.27 of the Revised Code or in applications	5218
filed with the department under section 5715.39 of the Revised	5219
Code;	5220
(2) Providing information to the office of child support	5221
within the department of job and family services pursuant to	5222
section 3125.43 of the Revised Code;	5223
(3) Disclosing to the motor vehicle repair board any	5224
information in the possession of the department that is	5225
necessary for the board to verify the existence of an	5226
applicant's valid vendor's license and current state tax	5227
identification number under section 4775.07 of the Revised Code;	5228
(4) Providing information to the administrator of workers'	5229
compensation pursuant to sections 4123.271 and 4123.591 of the	5230
Revised Code;	5231
(5) Providing to the attorney general information the	5232
department obtains under division (J) of section 1346.01 of the	5233
Revised Code;	5234

(6) Permitting properly authorized officers, employees, or	5235
agents of a municipal corporation from inspecting reports or	5236
information pursuant to section 718.84 of the Revised Code or	5237
rules adopted under section 5745.16 of the Revised Code;	5238
(7) Providing information regarding the name, account	5239
number, or business address of a holder of a vendor's license	5240
issued pursuant to section 5739.17 of the Revised Code, a holder	5241
of a direct payment permit issued pursuant to section 5739.031	5242
of the Revised Code, or a seller having a use tax account	5243
maintained pursuant to section 5741.17 of the Revised Code, or	5244
information regarding the active or inactive status of a	5245
vendor's license, direct payment permit, or seller's use tax	5246
account;	5247
(8) Releasing invoices or invoice information furnished	5248
under section 4301.433 of the Revised Code pursuant to that	5249
section;	5250
(9) Providing to a county auditor notices or documents	5251
concerning or affecting the taxable value of property in the	5252
county auditor's county. Unless authorized by law to disclose	5253
documents so provided, the county auditor shall not disclose	5254
such documents;	5255
(10) Providing to a county auditor sales or use tax return	5256
or audit information under section 333.06 of the Revised Code;	5257
(11) Subject to section 4301.441 of the Revised Code,	5258
disclosing to the appropriate state agency information in the	5259
possession of the department of taxation that is necessary to	5260
verify a permit holder's gallonage or noncompliance with taxes	5261
levied under Chapter 4301. or 4305. of the Revised Code;	5262
(12) Disclosing to the department of natural resources	5263

information in the possession of the department of taxation that	5264
is necessary for the department of taxation to verify the	5265
taxpayer's compliance with section 5749.02 of the Revised Code	5266
or to allow the department of natural resources to enforce	5267
Chapter 1509. of the Revised Code;	5268
(13) Disclosing to the department of job and family	5269
services, industrial commission, and bureau of workers'	5270
compensation information in the possession of the department of	5271
taxation solely for the purpose of identifying employers that	5272
misclassify employees as independent contractors or that fail to	5273
properly report and pay employer tax liabilities. The department	5274
of taxation shall disclose only such information that is	5275
necessary to verify employer compliance with law administered by	5276
those agencies.	5277
(14) Disclosing to the Ohio casino control commission	5278
information in the possession of the department of taxation that	5279
is necessary to verify a casino operator's or sports gaming	5280
proprietor's compliance with section 5747.063, 5753.02, or	5281
5753.021 of the Revised Code and sections related thereto;	5282
(15) Disclosing to the state lottery commission	5283
information in the possession of the department of taxation that	5284
is necessary to verify a lottery sales agent's compliance with	5285
section 5747.064 of the Revised Code.	5286
(16) Disclosing to the department of development	5287
information in the possession of the department of taxation that	5288
is necessary to ensure compliance with the laws of this state	5289
governing taxation and to verify information reported to the	5290
department of development for the purpose of evaluating	5291
potential tax credits, tax deductions, grants, or loans. Such	5292

information shall not include information received from the

internal revenue service the disclosure of which is prohibited	5294
by section 6103 of the Internal Revenue Code. No officer,	5295
employee, or agent of the department of development shall	5296
disclose any information provided to the department of	5297
development by the department of taxation under division (C)(16)	5298
of this section except when disclosure of the information is	5299
necessary for, and made solely for the purpose of facilitating,	5300
the evaluation of potential tax credits, tax deductions, grants,	5301
or loans.	5302
(17) Disclosing to the department of insurance information	5303
in the possession of the department of taxation that is	5304
necessary to ensure a taxpayer's compliance with the	5305
requirements with any tax credit administered by the department	5306
of development and claimed by the taxpayer against any tax	5307
administered by the superintendent of insurance. No officer,	5308
employee, or agent of the department of insurance shall disclose	5309
any information provided to the department of insurance by the	5310
department of taxation under division (C)(17) of this section.	5311
(18) Disclosing to the division of liquor control	5312
information in the possession of the department of taxation that	5313
is necessary for the division and department to comply with the	5314
requirements of sections 4303.26 and 4303.271 of the Revised	5315
Code.	5316
(19) Disclosing to the department of education, upon that	5317
department's request, information in the possession of the	5318
department of taxation that is necessary only to verify whether-	5319
the family income of a student applying for or receiving a	5320
scholarship under the educational choice scholarship pilot-	5321
program is equal to, less than, or greater than the income-	5322
thresholds prescribed by section 3310.032 of the Revised Code.	5323

The department of education shall provide sufficient information	5324
about the student and the student's family to enable the-	5325
department of taxation to make the verification.	5326
(20) Disclosing to the Ohio rail development commission	5327

information in the possession of the department of taxation that 5328 is necessary to ensure compliance with the laws of this state 5329 governing taxation and to verify information reported to the 5330 commission for the purpose of evaluating potential grants or 5331 loans. Such information shall not include information received 5332 from the internal revenue service the disclosure of which is 5333 prohibited by section 6103 of the Internal Revenue Code. No 5334 member, officer, employee, or agent of the Ohio rail development 5335 commission shall disclose any information provided to the 5336 commission by the department of taxation under division (C)(20)5337 (C) (19) of this section except when disclosure of the 5338 information is necessary for, and made solely for the purpose of 5339 facilitating, the evaluation of potential grants or loans. 5340

(21) (20) Disclosing to the state racing commission 5341 information in the possession of the department of taxation that 5342 is necessary for verification of compliance with and for 5343 enforcement and administration of the taxes levied by Chapter 5344 3769. of the Revised Code. Such information shall include 5345 information that is necessary for the state racing commission to 5346 verify compliance with Chapter 3769. of the Revised Code for the 5347 purposes of issuance, denial, suspension, or revocation of a 5348 permit pursuant to section 3769.03 or 3769.06 of the Revised 5349 Code and related sections. Unless disclosure is otherwise 5350 authorized by law, information provided to the state racing 5351 commission under this section remains confidential and is not 5352 subject to public disclosure pursuant to section 3769.041 of the 5353 Revised Code. 5354

$\frac{(22)-(21)}{(21)}$ Disclosing to the state fire marshal information	5355
in the possession of the department of taxation that is	5356
necessary for the state fire marshal to verify the compliance of	5357
a licensed manufacturer of fireworks or a licensed wholesaler of	5358
fireworks with section 3743.22 of the Revised Code. No officer,	5359
employee, or agent of the state fire marshal shall disclose any	5360
information provided to the state fire marshal by the department	5361
of taxation under division $\frac{(C)(22)}{(21)}$ of this section.	5362
Section 4. That existing sections 125.04, 311.29,	5363
3301.0711, 3301.0714, 3301.163, 3302.036, 3302.04, 3302.10,	5364
3310.51, 3365.07, and 5703.21 of the Revised Code are hereby	5365
repealed.	5366
Section 5. That sections 3310.01, 3310.02, 3310.03,	5367
3310.031, 3310.032, 3310.033, 3310.034, 3310.035, 3310.036,	5368
3310.04, 3310.05, 3310.06, 3310.07, 3310.10, 3310.11, 3310.12,	5369
3310.13, 3310.14, 3310.15, 3310.16, 3310.17, 3313.974, 3313.975,	5370
3313.976, 3313.977, 3313.978, and 3313.979 of the Revised Code	5371
are hereby repealed.	5372
Section 6. Sections 3, 4, and 5 of this act take effect	5373
July 1, 2024.	5374
Section 7. All items in this act are hereby appropriated	5375
as designated out of any moneys in the state treasury to the	5376
credit of the designated fund. For all operating appropriations	5377
made in this act, those in the first column are for fiscal year	5378
2024 and those in the second column are for fiscal year 2025.	5379
The operating appropriations made in this act are in addition to	5380
any other operating appropriations made for these fiscal years.	5381
Section 8.	5382

5383 1 3 4 5 TOS TREASURER OF STATE Α B General Revenue Fund Group GRF 090408 Backpack Scholarship Program \$5,000,000 \$0 D TOTAL General Revenue Fund Group \$5,000,000 \$0 \$5,000,000 E TOTAL ALL FUND GROUPS \$0 BACKPACK SCHOLARSHIP PROGRAM 5384 The foregoing appropriation item, 090408, Backpack 5385 Scholarship Program, shall be used by the Treasurer of State to 5386 pay the administrative costs associated with the Backpack 5387 Scholarship Program under sections 3310.21 to 3310.27 of the 5388 Revised Code for fiscal year 2024, including any labor and 5389 5390 supplies necessary to fulfill the requirements of the program. Section 9. Within the limits set forth in this act, the 5391 Director of Budget and Management shall establish accounts 5392 indicating the source and amount of funds for each appropriation 5393 made in this act, and shall determine the manner in which 5394 appropriation accounts shall be maintained. Expenditures from 5395 appropriations contained in this act shall be accounted for as 5396 though made in, and are subject to all applicable provisions of, 5397 the main operating appropriations bill of the 135th General 5398 Assembly. 5399 Section 10. The General Assembly, applying the principle 5400 stated in division (B) of section 1.52 of the Revised Code that 5401 amendments are to be harmonized if reasonably capable of 5402

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simultaneous operation, finds that the following sections,	5403
presented in this act as composites of the sections as amended	5404
by the acts indicated, are the resulting versions of the	5405
sections in effect prior to the effective date of the sections	5406
as presented in this act:	5407
	E 400
Section 3302.04 of the Revised Code as amended by both	5408
H.B. 82 and H.B. 110 of the 134th General Assembly.	5409
Section 5703.21 of the Revised Code as amended by H.B. 29,	5410
H.B. 74, H.B. 110, and H.B. 172 of the 134th General Assembly	5411
and H.B. 166 of the 133rd General Assembly.	5412