As Introduced

135th General Assembly

Regular Session 2023-2024

H. B. No. 561

Representatives Brennan, Sims

Cosponsors: Representatives Brown, Dell'Aquila, McNally, Robinson, Russo, Somani

A BILL

То	amend sections 3314.01, 3314.02, 3314.032, and	1
	3314.05 and to enact section 3314.0111 of the	2
	Revised Code to prohibit for-profit operators of	3
	community schools.	4

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

Section 1. That sections 3314.01, 3314.02, 3314.032, and	5
3314.05 be amended and section 3314.0111 of the Revised Code be	6
enacted to read as follows:	7
Sec. 3314.01. (A)(1) A board of education may permit all	8
or part of any of the schools under its control, upon request of	9
a proposing person or group and provided the person or group	10
meets the requirements of this chapter, to become a community	11
school.	12
(2) Any person or group of individuals may propose the	13
creation of a community school pursuant to the provisions of	14
this chapter. No nonpublic chartered or nonchartered school in	15
existence on January 1, 1997, is eligible to become a community	16
school under this chapter.	17

(B) (1) A community school created under this chapter	18
is a public school, independent of any school district, and is	19
part of the state's program of education.	20
(2) Notwithstanding division (B)(1) of this section, and	21
subject to section 3314.032 of the Revised Code, on or after	22
July 1, 2026, a community school with a for-profit operator no	23
longer qualifies as a public school under this chapter.	24
(C) A community school may sue and be sued, acquire	25
facilities as needed, contract for any services necessary for	26
the operation of the school, and enter into contracts with a	27
sponsor pursuant to this chapter. The governing authority of a	28
community school may carry out any act and ensure the	29
performance of any function that is in compliance with the Ohio	30
Constitution, this chapter, other statutes applicable to	31
community schools, and the contract entered into under this	32
chapter establishing the school.	33
Sec. 3314.0111. Not later than January 1, 2025, a for-	34
profit operator or management company of a community school	35
shall notify the governing authority of each community school	36
with which the operator has a contract regarding its decision to	37
comply with the requirement under division (A)(8) of section	38
3314.02 of the Revised Code to become a nonprofit organization	39
by July 1, 2026, or the date on which the contract for operation	40
of the school is subject to renewal. If a for-profit operator or	41
management company does not comply with this requirement:	42
(A) The governing authority shall identify an educational	43
service center to act as the new operator of the community	44
school not later than July 1, 2025, and notify the school's	45
sponsor of this decision.	46

(B) The governing authority shall notify the parents of	47
current and prospective students regarding the new operator.	48
If a governing authority fails to identify an educational	49
service center to act as the new operator of the community	50
school by July 1, 2025, the school shall close by the end of the	51
2025-2026 school year or by the end of the last school year	52
covered by the current operator contract.	53
Sec. 3314.02. (A) As used in this chapter:	54
(1) "Sponsor" means the board of education of a school	55
district or the governing board of an educational service center	56
that agrees to the conversion of all or part of a school or	57
building under division (B) of this section, or an entity listed	58
in division (C)(1) of this section, which has been approved by	59
the department of education and workforce to sponsor community	60
schools or is exempted by section 3314.021 or 3314.027 of the	61
Revised Code from obtaining approval, and with which the	62
governing authority of a community school enters into a contract	63
under section 3314.03 of the Revised Code.	64
(2) "Pilot project area" means the school districts	65
included in the territory of the former community school pilot	66
project established by former Section 50.52 of Am. Sub. H.B. No.	67
215 of the 122nd general assembly.	68
(3) "Challenged school district" means any of the	69
following:	70
(a) A school district that is part of the pilot project	71
area;	72
(b) A school district that meets one of the following	73
conditions:	74

(i) On March 22, 2013, the district was in a state of	75
academic emergency or in a state of academic watch under section	76
3302.03 of the Revised Code, as that section existed prior to	77
March 22, 2013;	78
(ii) For two of the 2012-2013, 2013-2014, 2014-2015, and	79
2015-2016 school years, the district received a grade of "D" or	80
"F" for the performance index score and a grade of "F" for the	81
value-added progress dimension under section 3302.03 of the	82
Revised Code;	83
(iii) For the 2016-2017, 2017-2018, 2018-2019, 2019-2020,	84
and 2020-2021 school years, the district has received an overall	85
grade of "D" or "F" under division (C)(3) of section 3302.03 of	86
the Revised Code, or, for at least two of the three most recent	87
school years, the district received a grade of "F" for the	88
value-added progress dimension under division (C)(1)(e) of that	89
section;	90
(iv) For the 2021-2022 school year and for any school year	91
thereafter, the district has received an overall performance	92
rating of less than three stars under division (D)(3) of section	93
3302.03 of the Revised Code, or, for at least two of the three	94
most recent school years, the district received one star for	95
progress under division (D)(3)(c) of that section.	96
(c) A big eight school district;	97
(d) A school district ranked in the lowest five per cent	98
of school districts according to performance index score under	99
section 3302.21 of the Revised Code.	100
(4) "Big eight school district" means a school district	101
that for fiscal year 1997 had both of the following:	102
(a) A percentage of children residing in the district and	103

participating in the predecessor of Ohio works first greater	104
than thirty per cent, as reported pursuant to section 3317.10 of	105
the Revised Code;	106
(b) An average daily membership greater than twelve	107
thousand, as reported pursuant to former division (A) of section	108
3317.03 of the Revised Code.	109
(5) "New start-up school" means a community school other	110
than one created by converting all or part of an existing public	111
school or educational service center building, as designated in	112
the school's contract pursuant to division (A)(17) of section	113
3314.03 of the Revised Code.	114
(6) "Urban school district" means one of the state's	115
twenty-one urban school districts as defined in division (0) of	116
section 3317.02 of the Revised Code as that section existed	117
prior to July 1, 1998.	118
(7) "Internet- or computer-based community school" means a	119
community school established under this chapter in which the	120
enrolled students work primarily from their residences on	121
assignments in nonclassroom-based learning opportunities	122
provided via an internet- or other computer-based instructional	123
method that does not rely on regular classroom instruction or	124
via comprehensive instructional methods that include internet-	125
based, other computer-based, and noncomputer-based learning	126
opportunities unless a student receives career-technical	127
education under section 3314.086 of the Revised Code.	128
A community school that operates mainly as an internet- or	129
computer-based community school and provides career-technical	130
education under section 3314.086 of the Revised Code shall be	131
considered an internet- or computer-based community school, even	132

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if it provides some classroom-based instruction, so long as it	133
provides instruction via the methods described in this division.	134
(8) "Operator" or "management company" means either of the	135
following:	136
(a) An individual or a nonprofit organization or governing	137
board of an educational service center that manages does either	138
of the following:	139
(a) Manages the daily operations of a community school	140
pursuant to a contract between the operator or management	141
company and the school's governing authority;	142
(b) A nonprofit organization that provides Provides	143
programmatic oversight and support to a community school under a	144
contract with the school's governing authority and that retains	145
the right to terminate its affiliation with the school if the	146
school fails to meet the organization's operator's or management	147
<pre>company's quality standards.</pre>	148
(9) "Alliance municipal school district" has the same	149
meaning as in section 3311.86 of the Revised Code.	150
(B)(1) Any person or group of individuals may initially	151
propose under this division the conversion of all or a portion	152
of a public school to a community school. The proposal shall be	153
made to the board of education of the city, local, exempted	154
village, or joint vocational school district in which the public	155
school is proposed to be converted.	156
(2) Any person or group of individuals may initially	157
propose under this division the conversion of all or a portion	158
of a building operated by an educational service center to a	159
community school. The proposal shall be made to the governing	160
board of the service center.	161

On or after July 1, 2017, except as provided in section	162
3314.027 of the Revised Code, any educational service center	163
that sponsors a community school shall be approved by and enter	164
into a written agreement with the department as described in	165
section 3314.015 of the Revised Code.	166
(3) Upon receipt of a proposal, and after an agreement has	167
been entered into pursuant to section 3314.015 of the Revised	168
Code, a board may enter into a preliminary agreement with the	169
person or group proposing the conversion of the public school or	170
service center building, indicating the intention of the board	171
to support the conversion to a community school. A proposing	172
person or group that has a preliminary agreement under this	173
division may proceed to finalize plans for the school, establish	174
a governing authority for the school, and negotiate a contract	175
with the board. Provided the proposing person or group adheres	176
to the preliminary agreement and all provisions of this chapter,	177
the board shall negotiate in good faith to enter into a contract	178
in accordance with section 3314.03 of the Revised Code and	179
division (C) of this section.	180
(4) The sponsor of a conversion community school proposed	181
to open in an alliance municipal school district shall be	182
subject to approval by the department of education and workforce	183
for sponsorship of that school using the criteria established	184
under division (A) of section 3311.87 of the Revised Code.	185
Division (B)(4) of this section does not apply to a	186
sponsor that, on or before September 29, 2015, was exempted	187
under section 3314.021 or 3314.027 of the Revised Code from the	188
requirement to be approved for sponsorship under divisions (A)	189
(2) and (B)(1) of section 3314.015 of the Revised Code.	190

(5) A school established in accordance with division (B)

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of this section that later enters into a sponsorship contract	192
with an entity that is not a school district or educational	193
service center shall, at the time of entering into the new	194
contract, be deemed a community school established in accordance	195
with division (C) of this section.	196
(C) (1) Provided all other conditions of sponsorship and	197
governance are satisfied, any person or group of individuals may	198
propose under this division the establishment of a new start-up	199
school regardless of the school's proposed location. The	200
proposal may be made to any of the following entities:	201
(a) The board of education of the district in which the	202
school is proposed to be located;	203
(b) The board of education of any joint vocational school	204
district with territory in the county in which is located the	205
majority of the territory of the district in which the school is	206
proposed to be located;	207
(c) The board of education of any other city, local, or	208
exempted village school district having territory in the same	209
county where the district in which the school is proposed to be	210
located has the major portion of its territory;	211
(d) The governing board of any educational service center,	212
regardless of the location of the proposed school, may sponsor a	213
new start-up school if all of the following are satisfied:	214
(i) If applicable, it satisfies the requirements of	215
division (E) of section 3311.86 of the Revised Code;	216
(ii) It is approved to do so by the department;	217
(iii) It enters into an agreement with the department	218
under section 3314.015 of the Revised Code.	219

(e) A sponsoring authority designated by the board of	220
trustees of any of the thirteen state universities listed in	221
section 3345.011 of the Revised Code or the board of trustees	222
itself as long as a mission of the proposed school to be	223
specified in the contract under division (A)(2) of section	224
3314.03 of the Revised Code and as approved by the department	225
under division (B)(3) of section 3314.015 of the Revised Code	226
will be the practical demonstration of teaching methods,	227
educational technology, or other teaching practices that are	228
included in the curriculum of the university's teacher	229
preparation program approved by the chancellor of higher	230
education;	231
(f) Any qualified tax-exempt entity under section 501(c)	232
(3) of the Internal Revenue Code as long as all of the following	233
conditions are satisfied:	234
(i) The entity has been in operation for at least five	235
years prior to applying to be a community school sponsor.	236
(ii) The entity has assets of at least five hundred	237
thousand dollars and a demonstrated record of financial	238
responsibility.	239
(iii) The department has determined that the entity is an	240
education-oriented entity under division (B)(4) of section	241
3314.015 of the Revised Code and the entity has a demonstrated	242
record of successful implementation of educational programs.	243
(iv) The entity is not a community school.	244
(g) The mayor of a city in which the majority of the	245
territory of a school district to which section 3311.60 of the	246
Revised Code applies is located, regardless of whether that	247
district has created the position of independent auditor as	248

prescribed by that section. The mayor's sponsorship authority	249
under this division is limited to community schools that are	250
located in that school district. Such mayor may sponsor	251
community schools only with the approval of the city council of	252
that city, after establishing standards with which community	253
schools sponsored by the mayor must comply, and after entering	254
into a sponsor agreement with the department as prescribed under	255
section 3314.015 of the Revised Code. The mayor shall establish	256
the standards for community schools sponsored by the mayor not	257
later than one hundred eighty days after July 15, 2013, and	258
shall submit them to the department upon their establishment.	259
The department shall approve the mayor to sponsor community	260
schools in the district, upon receipt of an application by the	261
mayor to do so. Not later than ninety days after the	262
department's approval of the mayor as a community school	263
sponsor, the department shall enter into the sponsor agreement	264
with the mayor.	265

Any entity described in division (C)(1) of this section 266 may enter into a preliminary agreement pursuant to division (C) 267 (2) of this section with the proposing person or group, provided 268 that entity has been approved by and entered into a written 269 agreement with the department pursuant to section 3314.015 of 270 the Revised Code.

(2) A preliminary agreement indicates the intention of an 272 entity described in division (C)(1) of this section to sponsor 273 the community school. A proposing person or group that has such 274 a preliminary agreement may proceed to finalize plans for the 275 school, establish a governing authority as described in division 276 (E) of this section for the school, and negotiate a contract 277 with the entity. Provided the proposing person or group adheres 278 to the preliminary agreement and all provisions of this chapter, 279

the entity shall negotiate in good faith to enter into a	280
contract in accordance with section 3314.03 of the Revised Code.	281
(3) A new start-up school that is established in a school	282
district described in either division (A)(3)(b) or (d) of this	283
section may continue in existence once the school district no	284
longer meets the conditions described in either division,	285
provided there is a valid contract between the school and a	286
sponsor.	287
(4) A copy of every preliminary agreement entered into	288
under this division shall be filed with the director of	289
education and workforce.	290
(D) A majority vote of the board of a sponsoring entity	291
and a majority vote of the members of the governing authority of	292
a community school shall be required to adopt a contract and	293
convert the public school or educational service center building	294
to a community school or establish the new start-up school.	295
Beginning September 29, 2005, adoption of the contract shall	296
occur not later than the fifteenth day of March, and signing of	297
the contract shall occur not later than the fifteenth day of	298
May, prior to the school year in which the school will open. The	299
governing authority shall notify the department of education and	300
workforce when the contract has been signed. Subject to sections	301
3314.013 and 3314.016 of the Revised Code, an unlimited number	302
of community schools may be established in any school district	303
provided that a contract is entered into for each community	304
school pursuant to this chapter.	305
(E)(1) As used in this division, "immediate relatives" are	306
limited to spouses, children, parents, grandparents, and	307
siblings, as well as in-laws residing in the same household as	308

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the person serving on the governing authority.

Each new start-up community school established under this	310
chapter shall be under the direction of a governing authority	311
which shall consist of a board of not less than five	312
individuals.	313
(2)(a) No person shall serve on the governing authority or	314
operate the community school under contract with the governing	315
authority under any of the following circumstances:	316
	217
(i) The person owes the state any money or is in a dispute	317
over whether the person owes the state any money concerning the	318
operation of a community school that has closed.	319
(ii) The person would otherwise be subject to division (B)	320
of section 3319.31 of the Revised Code with respect to refusal,	321
limitation, or revocation of a license to teach, if the person	322
were a licensed educator.	323
(iii) The person has pleaded guilty to or been convicted	324
of theft in office under section 2921.41 of the Revised Code, or	325
has pleaded guilty to or been convicted of a substantially	326
similar offense in another state.	327
(b) No person shall serve on the governing authority or	328
engage in the financial day-to-day management of the community	329
school under contract with the governing authority unless and	330
until that person has submitted to a criminal records check in	331
the manner prescribed by section 3319.39 of the Revised Code.	332
(c) Each sponsor of a community school shall annually	333
verify that a finding for recovery has not been issued by the	334
auditor of state against any individual or individuals who	335
propose to create a community school or any member of the	336
governing authority, the operator, or any employee of each	337
community school with responsibility for fiscal operations or	338

authorization to expend money on behalf of the school.	339
(3) No person shall serve on the governing authorities of	340
more than five start-up community schools at the same time	341
unless both of the following apply:	342
(a) The person serves in a volunteer capacity and receives	343
no compensation under division (E)(5) of this section from any	344
governing authority on which the person serves.	345
(b) For any school that has an operator, the operator is a	346
nonprofit organization.	347
(4)(a) For a community school established under this	348
chapter that is not sponsored by a school district or an	349
educational service center, no present or former member, or	350
immediate relative of a present or former member, of the	351
governing authority shall be an owner, employee, or consultant	352
of the community school's sponsor or operator, unless at least	353
one year has elapsed since the conclusion of the person's	354
membership on the governing authority.	355
(b) For a community school established under this chapter	356
that is sponsored by a school district or an educational service	357
center, no present or former member, or immediate relative of a	358
present or former member, of the governing authority shall:	359
(i) Be an officer of the district board or service center	360
governing board that serves as the community school's sponsor,	361
unless at least one year has elapsed since the conclusion of the	362
person's membership on the governing authority;	363
(ii) Serve as an employee of, or a consultant for, the	364
department, division, or section of the sponsoring district or	365
service center that is directly responsible for sponsoring	366
community schools, or have supervisory authority over such a	367

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department, division, or section, unless at least one year has	368
elapsed since the conclusion of the person's membership on the	369
governing authority.	370
(5) The governing authority of a start-up or conversion	371
community school may provide by resolution for the compensation	372
of its members. However, no individual who serves on the	373
governing authority of a start-up or conversion community school	374
shall be compensated more than one hundred twenty-five dollars	375
per meeting of that governing authority and no such individual	376
shall be compensated more than a total amount of five thousand	377
dollars per year for all governing authorities upon which the	378
individual serves. Each member of the governing authority may be	379
paid compensation for attendance at an approved training	380
program, provided that such compensation shall not exceed sixty	381
dollars a day for attendance at a training program three hours	382
or less in length and one hundred twenty-five dollars a day for	383
attendance at a training program longer than three hours in	384
length.	385
(6) No person who is the employee of a school district or	386
educational service center shall serve on the governing	387
authority of any community school sponsored by that school	388
district or service center.	389
(7) Each member of the governing authority of a community	390
school shall annually file a disclosure statement setting forth	391
the names of any immediate relatives or business associates	392
employed by any of the following within the previous three	393
years:	394
(a) The sponsor or operator of that community school;	395

(b) A school district or educational service center that

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has contracted with that community school;	397
(c) A vendor that is or has engaged in business with that	398
community school.	399
(8) No person who is a member of a school district board	400
of education shall serve on the governing authority of any	401
community school.	402
(F)(1) A new start-up school that is established prior to	403
August 15, 2003, in an urban school district that is not also a	404
big-eight school district may continue to operate after that	405
date and the contract between the school's governing authority	406
and the school's sponsor may be renewed, as provided under this	407
chapter, after that date.	408
(2) A community school that was established prior to June	409
29, 1999, and is located in a county contiguous to the pilot	410
project area and in a school district that was not a challenged	411
school district may continue to operate after that date,	412
provided the school complies with all provisions of this	413
chapter. The contract between the school's governing authority	414
and the school's sponsor may be renewed.	415
(3) Any educational service center that, on June 30, 2007,	416
sponsors a community school that is not located in a county	417
within the territory of the service center or in a county	418
contiguous to such county may continue to sponsor that community	419
school on and after June 30, 2007, and may renew its contract	420
with the school.	421
(4) The department of education and workforce shall not	422
restrict the establishment of a new start-up community school to	423
those located in a challenged school district as was required by	424
this section prior to September 30, 2021.	425

Sec. 3314.032. On and after the effective date of this	426
amendment, only an operator or management company as defined in	427
division (A)(8) of section 3314.02 of the Revised Code, as it	428
exists on or after the effective date of this amendment, may	429
enter into or renew a contract to manage the daily operations	430
of, or provide programmatic oversight and support to, a	431
community school. Contracts entered into or renewed prior to the	432
effective date of this amendment may continue in effect for the	433
term provided in the contract.	434
(A) On and after February 1, 2016, any new or renewed	435
contract between the governing authority of a community school	436
and an operator shall include at least the following:	437
(1) Criteria to be used for early termination of the	438
operator contract;	439
(2) Required notification procedures and timeline for	440
early termination or nonrenewal of the operator contract;	441
(3) A stipulation of which entity owns all community	442
school facilities and property including, but not limited to,	443
equipment, furniture, fixtures, instructional materials and	444
supplies, computers, printers, and other digital devices	445
purchased by the governing authority or operator. Any	446
stipulation regarding property ownership shall comply with the	447
requirements of section 3314.0210 of the Revised Code.	448
(B)(1) The operator with which the governing authority of	449
a community school contracts for services shall not lease any	450
parcel of real property to that community school until an	451
independent professional in the real estate field verifies via	452
addendum that at the time the lease was agreed to, the lease was	453
commercially reasonable.	454

(0) 71 1 1 1 1 (7)	4
(2) The independent professional described in division (B)	455
(1) of this section shall be immune from civil liability for any	456
decision rendered pursuant to this section.	457
(C) Beginning with the 2016-2017 school year, the	458
governing authority of a community school, with the assistance	459
of the school's designated fiscal officer, shall adopt an annual	460
budget by the thirty-first day of October of each year.	461
The department of education and workforce shall develop a	462
format for annual budgets of community schools. The format shall	463
prescribe inclusion of the following information in a school's	464
budget:	465
(1) Administrative costs for the community school as a	466
whole;	467
(2) Instructional services costs for each category of	468
service provided directly to students, compiled and reported in	469
terms of average expenditure per pupil receiving the service;	470
(3) The cost of instructional support services, such as	471
services provided by a speech-language pathologist, classroom	472
aide, multimedia aide, or librarian, provided directly to	473
students;	474
(4) The cost of administrative support services, such as	475
the cost of personnel that develop the curriculum and the cost	476
of personnel supervising or coordinating the delivery of the	477
instructional services;	478
(5) The cost of support or extracurricular services costs	479
for services directly provided to students;	480
(6) The cost of services provided directly to students by	481
a nonlicensed employee related to support or extracurricular	482

services, such as janitorial services, cafeteria services, or	483
services of a sports trainer;	484
(7) The cost of administrative services related to support	485
or extracurricular services, such as the cost of any licensed or	486
unlicensed employees that develop, supervise, coordinate, or	487
otherwise are involved in administrating or aiding the delivery	488
of services.	489
(D) The governing authority of a community school shall be	490
the sole entity responsible for the adoption of the school's	491
annual budget, but the governing authority shall adopt such	492
budget with the assistance of the school's designated fiscal	493
officer.	494
Sec. 3314.05. (A) The contract between the community	495
school and the sponsor shall specify the facilities to be used	496
for the community school and the method of acquisition. Except	497
as provided in divisions (B)(3) and (4) of this section, no	498
community school shall be established in more than one school	499
district under the same contract.	500
(B) Division (B) of this section shall not apply to	501
internet- or computer-based community schools.	502
(1) A community school may be located in multiple	503
facilities under the same contract only if the limitations on	504
availability of space prohibit serving all the grade levels	505
specified in the contract in a single facility or division (B)	506
(2), (3), or (4) of this section applies to the school. The	507
school shall not offer the same grade level classrooms in more	508
than one facility.	509
(2) A community school may be located in multiple	510
facilities under the same contract and, notwithstanding division	511

(B)(1) of this section, may assign students in the same grade	512
level to multiple facilities, as long as all of the following	513
apply:	514
(a) The governing authority has entered into and maintains	515
a contract with an operator of the type described in division	516
(A)(8)(b) of section 3314.02 of the Revised Code, as it existed	517
prior to the effective date of this amendment.	518
(b) The contract with that operator qualified the school	519
to be established pursuant to division (A) of former section	520
3314.016 of the Revised Code.	521
(c) The school's rating under section 3302.03 of the	522
Revised Code does not fall below a combination of any of the	523
following for two or more consecutive years:	524
(i) A rating of "in need of continuous improvement" under	525
section 3302.03 of the Revised Code, as that section existed	526
prior to March 22, 2013;	527
(ii) For the 2012-2013, 2013-2014, 2014-2015, and 2015-	528
2016 school years, a rating of "C" for both the performance	529
index score under division (A)(1)(b) or (B)(1)(b) and the value-	530
added dimension under division (A)(1)(e) or (B)(1)(e) of section	531
3302.03 of the Revised Code; or if the building serves only	532
grades ten through twelve, the building received a grade of "C"	533
for the performance index score under division (A)(1)(b) or (B)	534
(1) (b) of section 3302.03 of the Revised Code;	535
(iii) For the 2016-2017, 2017-2018, 2018-2019, 2019-2020,	536
2020-2021 school years, an overall grade of "C" under division	537
(C)(3) of section 3302.03 of the Revised Code or an overall	538
performance designation of "meets standards" under division (E)	539
(3) (e) of section 3314.017 of the Revised Code;	540

(iv) For the 2021-2022 school year and any school year	541
thereafter, an overall performance rating of three stars under	542
division (D)(3) of section 3302.03 of the Revised Code or an	543
overall performance designation of "meets standards" under	544
division (E)(3)(e) of section 3314.017 of the Revised Code.	545
(3) On and after September 30, 2021, a new start-up	546
community school may be established in two school districts	547
under the same contract regardless of the proposed location of	548
either district if both of the following apply:	549
(a) The school operates not more than one facility in each	550
school district and, in accordance with division (B)(1) of this	551
section, the school does not offer the same grade level	552
classrooms in both facilities; and	553
(b) Transportation between the two facilities does not	554
require more than thirty minutes of direct travel time as	555
measured by school bus.	556
(4) A community school may be located in multiple	557
facilities under the same contract and, notwithstanding division	558
(B)(1) of this section, may assign students in the same grade	559
level to multiple facilities, as long as both of the following	560
apply:	561
(a) The facilities are all located in the same county or	562
in any county adjacent to the county in which the community	563
school's primary facility is located.	564
(b) Either of the following conditions are satisfied:	565
(i) The community school is sponsored by a board of	566
education of a city, local, or exempted village school district	567
having territory in the same county where the facilities of the	568
community school are located or in any county adjacent to the	569

county in which the community school's primary facility is	570
located;	571
(ii) The community school is managed by an operator.	572
In the case of a community school to which division (B)(4)	573
of this section applies and that maintains facilities in more	574
than one school district, the school's governing authority shall	575
designate one of those districts to be considered the school's	576
primary location and the district in which the school is located	577
for the purposes of division (A)(19) of section 3314.03 and	578
divisions (C) and (H) of section 3314.06 of the Revised Code and	579
for all other purposes of this chapter and shall notify the	580
department of that designation.	581
(5) Any facility used for a community school shall meet	582
all health and safety standards established by law for school	583
buildings.	584
(C) In the case where a community school is proposed to be	585
located in a facility owned by a school district or educational	586
service center, the facility may not be used for such community	587
school unless the district or service center board owning the	588
facility enters into an agreement for the community school to	589
utilize the facility. Use of the facility may be under any terms	590
and conditions agreed to by the district or service center board	591
and the school.	592
(D) Two or more separate community schools may be located	593
in the same facility.	594
(E) In the case of a community school that is located in	595
multiple facilities, beginning July 1, 2012, the department	596
shall assign a unique identification number to the school and to	597
each facility maintained by the school. Each number shall be	598

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used for identification purposes only. Nothing in this division	599
shall be construed to require the department to calculate the	600
amount of funds paid under this chapter, or to compute any data	601
required for the report cards issued under section 3314.012 of	602
the Revised Code, for each facility separately. The department	603
shall make all such calculations or computations for the school	604
as a whole.	605
(F) (1) In the case of a community school that exists prior	606
to September 30, 2021, to which division (B)(3) of this section	607

applies, if only one of the school districts in which the school 608 is established was located in a challenged school district prior 609 to September 30, 2021, that district continues to be considered 610 the school's primary location and the district in which the 611 school is located for the purposes of division (A)(19) of 612 section 3314.03 and divisions (C) and (H) of section 3314.06 of 613 the Revised Code and for all other purposes of this chapter 614 unless and until the school's governing authority designates a 615 different school district as the school's primary location in 616 accordance with division (F)(2) of this section. If both of the 617 school districts in which the school is established were 618 challenged school districts on that date, and the primary 619 location was already designated by the school's governing 620 authority pursuant to the requirements of this section as it 621 existed prior to September 30, 2021, that designation remains 622 unless and until the school's governing authority designates a 623 different primary location. 624

(2) (a) On and after September 30, 2021, when a new startup community school is established in two school districts under
the same contract, the school's governing authority shall
designate one of those districts to be considered the school's
primary location and the district in which the school is located
629

for the purposes of division (A)(19) of section 3314.03 and	630
divisions (C) and (H) of section 3314.06 of the Revised Code and	631
for all other purposes of this chapter and shall notify the	632
department of education and workforce of that designation.	633
(b) A community school governing authority that elects to	634
modify a community school's primary location, whether in	635
accordance with division (F)(1) of this section or otherwise,	636
shall notify the department of that modification.	637
Section 2. That existing sections 3314.01, 3314.02,	638
3314.032, and 3314.05 of the Revised Code are hereby repealed.	639