As Introduced

136th General Assembly

Regular Session 2025-2026

S. B. No. 44

Senator O'Brien

Cosponsors: Senators Cirino, Schaffer, Brenner

A BILL

То	amend sections 3310.034, 3310.51, and 3310.52 of	1
	the Revised Code to permit students to	2
	concurrently receive an Educational Choice	3
	scholarship or Pilot Project scholarship and	4
	either an Autism or Jon Peterson Special Needs	5
	scholarship and to make an appropriation.	6

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

Section 1. That sections 3310.034, 3310.51, and 3310.52 of	7
the Revised Code be amended to read as follows:	8
Sec. 3310.034. (A) As used in this section:	9
(1) "State scholarship" means any of the following:	10
(a) The educational choice scholarship pilot program under	11
section 3310.03 of the Revised Code;	12
(b) The expansion of the educational choice scholarship	13
pilot program under section 3310.032 of the Revised Code;	14
(c) The pilot project scholarship program under sections	15
3313.974 to 3313.979 of the Revised Code.	16

(2) "Qualifying student" means a student who is eligible	17
for a state scholarship.	18
(B) Notwithstanding anything in the Revised Code to the	19
contrary, a qualifying student may receive in the same school	20
year both a state scholarship for which the student is eligible	21
and a scholarship under one of the following programs, so long	22
as the student is eligible for that program:	23
(1) The autism scholarship program established under	24
section 3310.41 of the Revised Code;	25
(2) The Jon Peterson special needs scholarship program	26
established under sections 3310.51 to 3310.64 of the Revised	27
Code.	28
The amount a student receives under both scholarships	29
shall not exceed the total amount paid for services or tuition	30
and fees provided to a student under those scholarships.	31
If a student receives both a state scholarship and a Jon	32
Peterson special needs scholarship, the student shall only use	33
the Jon Peterson special needs scholarship to pay for fees for	34
the student's special education program in accordance with	35
section 3310.52 of the Revised Code. Such student shall not use	36
the Jon Peterson special needs scholarship to pay for tuition at	37
the provider that operates the student's special education	38
program.	39
(C) Notwithstanding anything in section 3310.03 of the	4 C
Revised Code to the contrary, a student who is the recipient of	41
an autism scholarship under section 3310.41 of the Revised Code	42
or a Jon Peterson special needs scholarship under section	43
3310.52 of the Revised Code but who is no longer in need of	44
enocial education and related corvices under Chapter 3323 of	15

the Revised Code and, therefore, is no longer eligible to	46
receive that scholarship may be considered an "eligible student"	47
for purposes of the educational choice scholarship pilot program	48
under section 3310.03 of the Revised Code, regardless of whether	49
the student is enrolled in a school building described in	50
division (A)(1) or (C) of that section.	51
(B) (D) A student described in division (A) of this	52
section who receives a <u>state</u> scholarship under section 3310.03	53
of the Revised Code remains an eligible student and may continue	54
to receive that scholarship in subsequent school years until the	55
student completes grade twelve, so long as the student satisfies	56
<pre>one of the following conditions:</pre>	57
(1) The student receives a scholarship established under	58
section 3310.03, 3310.032, or sections 3313.974 to 3313.979 of	59
the Revised Code as described in division (B) of this section	60
and continues to meet the eligibility criteria for that	61
<pre>scholarship;</pre>	62
(2) The student receives a scholarship established under	63
section 3310.03 of the Revised Code pursuant to division (C) of	64
this section and satisfies the requirements specified in	65
divisions (D)(2) and (3) of section 3310.03 of the Revised Code.	66
Sec. 3310.51. As used in sections 3310.51 to 3310.64 of	67
the Revised Code:	68
(A) "Alternative public provider" means either of the	69
following providers that agrees to enroll a child in the	70
provider's special education program to implement the child's	71
individualized education program and to which the eligible	72
applicant owes fees for the services provided to the child:	73
(1) A school district that is not the school district in	74

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which the child is entitled to attend school or the child's	75
school district of residence, if different;	76
(2) A public entity other than a school district.	77
(B) "Child with a disability" and "individualized	78
education program" have the same meanings as in section 3323.01	79
of the Revised Code.	80
(C) "Eligible applicant" means any of the following:	81
(1) Either of the natural or adoptive parents of a	82
qualified special education child, except as otherwise specified	83
in this division. When the marriage of the natural or adoptive	84
parents of the student has been terminated by a divorce,	85
dissolution of marriage, or annulment, or when the natural or	86
adoptive parents of the student are living separate and apart	87
under a legal separation decree, and a court has issued an order	88
allocating the parental rights and responsibilities with respect	89
to the child, "eligible applicant" means the residential parent	90
as designated by the court. If the court issues a shared	91
parenting decree, "eligible applicant" means either parent.	92
"Eligible applicant" does not mean a parent whose custodial	93
rights have been terminated.	94
(2) The custodian of a qualified special education child,	95
when a court has granted temporary, legal, or permanent custody	96
of the child to an individual other than either of the natural	97
or adoptive parents of the child or to a government agency;	98
(3) The guardian of a qualified special education child,	99
when a court has appointed a guardian for the child;	100
(4) The grandparent of a qualified special education	101
child, when the grandparent is the child's attorney in fact	102
under a power of attorney executed under sections 3109.51 to	103

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3109.62 of the Revised Code or when the grandparent has executed	104
a caretaker authorization affidavit under sections 3109.65 to	105
3109.73 of the Revised Code;	106
(5) The surrogate parent appointed for a qualified special	107
education child pursuant to division (B) of section 3323.05 and	108
section 3323.051 of the Revised Code;	109
(6) A qualified special education child, if the child does	110
not have a custodian or guardian and the child is at least	111
eighteen years of age.	112
(D) "Entitled to attend school" means entitled to attend	113
school in a school district under sections 3313.64 and 3313.65	114
of the Revised Code.	115
(E) "Formula ADM" has the same meaning as in section	116
3317.02 of the Revised Code.	117
(F) "Qualified special education child" is a child for	118
whom all of the following conditions apply:	119
(1) The child is at least five years of age and less than	120
twenty-two years of age.	121
(2) The school district in which the child is entitled to	122
attend school, or the child's school district of residence if	123
different, has identified the child as a child with a	124
disability.	125
(3) The school district in which the child is entitled to	126
attend school, or the child's school district of residence if	127
different, has developed an individualized education program	128
under Chapter 3323. of the Revised Code for the child.	129
(4) The child either:	130

(a) Was enrolled in the schools of the school district in	131
which the child is entitled to attend school in any grade from	132
kindergarten through twelve in the school year prior to the	133
school year in which a scholarship is first sought for the	134
child;	135
(b) Is eligible to enter school in any grade kindergarten	136
through twelve in the school district in which the child is	137
entitled to attend school in the school year in which a	138
scholarship is first sought for the child.	139
(5) The department of education and workforce has not	140
approved a scholarship for the child under the educational	141
choice scholarship pilot program, under sections 3310.01 to	142
3310.17 of the Revised Code, the autism scholarship program,	143
under section 3310.41 of the Revised Code, or the pilot project	144
scholarship program, under sections 3313.974 to 3313.979 of the	145
Revised Code for the same school year in which a scholarship	146
under the Jon Peterson special needs scholarship program is	147
sought.	148
(6) The child and the child's parents are in compliance	149
with the state compulsory attendance law under Chapter 3321. of	150
the Revised Code.	151
the Nevised Code.	101
(G) "Registered private provider" means a nonpublic school	152
or other nonpublic entity that has been registered by the	153
superintendent of public instruction under section 3310.58 of	154
the Revised Code prior to the effective date of this amendment	155
October 3, 2023, or the department of education and workforce on	156
or after that date.	157
(H) "Scholarship" means a scholarship awarded under the	158
Jon Peterson special needs scholarship program pursuant to	159
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sections 3310.51 to 3310.64 of the Revised Code.	160
(I) "School district of residence" has the same meaning as	161
in section 3323.01 of the Revised Code. A community school	162
established under Chapter 3314. of the Revised Code is not a	163
"school district of residence" for purposes of sections 3310.51	164
to 3310.64 of the Revised Code.	165
(J) "School year" has the same meaning as in section	166
3313.62 of the Revised Code.	167
(K) "Special education program" means a school or facility	168
that provides special education and related services to children	169
with disabilities.	170
Sec. 3310.52. (A) The Jon Peterson special needs	171
scholarship program is hereby established. Under the program,	172
beginning with the 2012-2013 school year, subject to division	173
(B) of this section, the department of education and workforce	174
annually shall pay a scholarship under section 3317.022 of the	175
Revised Code to an eligible applicant for services provided by	176
an alternative public provider or a registered private provider	177
for a qualified special education child. The Except as provided	178
in division (E) of this section, the scholarship shall be used	179
only to pay all or part of the fees for the child to attend the	180
special education program operated by the alternative public	181
provider or registered private provider to implement the child's	182
individualized education program, in lieu of the child's	183
attending the special education program operated by the school	184
district in which the child is entitled to attend school, and	185
other services agreed to by the provider and eligible applicant	186
that are not included in the individualized education program	187
but are associated with educating the child. Beginning in the	188

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2014-2015 school year, if the child is receiving special

education services for a disability specified in division (A) of	190
section 3317.013 of the Revised Code, the scholarship shall be	191
used only to pay for related services that are included in the	192
child's individualized education program. Upon agreement with	193
the eligible applicant, the alternative public provider or	194
registered private provider may modify the services provided to	195
the child.	196
Services provided through the program established under	197
this section may be provided virtually by qualified,	198
credentialed providers in accordance with standards established	199
by the department.	200
(B) The number of scholarships awarded under the program	201
in any fiscal year shall not exceed five per cent of the total	202
number of students residing in the state identified as children	203
with disabilities during the previous fiscal year.	204
(C) The department shall pay a scholarship under section	205
3317.022 of the Revised Code to the parent of each qualified	206
special education child, unless the parent authorizes a direct	207
payment to the child's provider, upon application of that parent	208
in the manner prescribed by the department. However, the	209
department shall not adopt specific dates for application	210
deadlines for scholarships under the program.	211
(D) The department shall not require the parent of a	212
student who applies for or receives a scholarship under this	213
section to complete any kind of income verification regarding	214
the student's family income.	215
(E) A scholarship awarded under this section to a	216
qualified special education child who does not receive a state	217
scholarship, as defined in section 3310.034 of the Revised Code,	218

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in accordance with that section may be applied to the child's			
tuition at an alternative public provider of	r registered priv	rate_	220
provider if any amount of the scholarship re	emains after payi	.ng_	221
the child's fees for attending a special ed	ucation program		222
operated by that provider.			223
Section 2. That existing sections 3310	0.034, 3310.51, a	nd	224
3310.52 of the Revised Code are hereby repea	aled.		225
Section 3. All items in this act are h	nereby appropriat	ed	226
as designated out of any moneys in the state	e treasury to the		227
credit of the designated fund. For all operation	ating appropriati	ons	228
made in this act, those in the first column	are for fiscal y	rear	229
2026 and those in the second column are for	fiscal year 2027	·	230
The operating appropriations made in this act are in addition to			231
any other operating appropriations made for these fiscal years.			232
Section 4.			233
			234
1 2 3	4	5	
A EDU DEPARTMENT OF EDUCATION	N AND WORKFORCE		
B General Revenue Fund			
C GRF 200550 Foundation Funding - All Students	\$42,000,000	\$42,000,000	
D TOTAL GRF General Revenue Fund	\$42,000,000	\$42,000,000	
E TOTAL ALL BUDGET FUND GROUPS	\$42,000,000	\$42,000,000	

Section 5. Within the limits set forth in this act, the

indicating the source and amount of funds for each appropriation

Director of Budget and Management shall establish accounts

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made in this act, and shall determine the manner in which	238	
appropriation accounts shall be maintained. Expenditures from	239	
operating appropriations contained in this act shall be	240	
accounted for as though made in, and are subject to all	241	
applicable provisions of the main operating budget of the 136th	242	
General Assembly.	243	