#### As Introduced

## **132nd General Assembly**

# **Regular Session**

H. B. No. 80

2017-2018

## Representatives LaTourette, Smith, K.

Cosponsors: Representatives Antonio, Blessing, Boccieri, Boggs, Brenner, Craig, Edwards, Fedor, Leland, Lepore-Hagan, Miller, Rezabek, Riedel, Seitz, Smith, R., West, Ashford

# A BILL

То	amend section 3313.813 of the Revised Code to	1
	require school districts to allow approved	2
	summer food service program sponsors to use	3
	school facilities to provide food service for	4
	summer intervention services under certain	5
	conditions.	6

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

Section 1. That section 3313.813 of the Revised Code be	/
amended to read as follows:	8
Sec. 3313.813. (A) As used in this section:	9
(1) "Outdoor education center" means a public or nonprofit	10
private entity that provides to pupils enrolled in any public or	11
chartered nonpublic elementary or secondary school an outdoor	12
educational curriculum that the school considers to be part of	13
its educational program.	14
(2) "Outside-school-hours care center" has the meaning	15
established in 7 C.F.R. 226.2.	16

(B) The state board of education shall establish standards	17
for a school lunch program, school breakfast program, child and	18
adult care food program, special food service program for	19
children, summer food service program for children, special milk	20
program for children, food service equipment assistance program,	21
and commodity distribution program established under the	22
"National School Lunch Act," 60 Stat. 230 (1946), 42 U.S.C.	23
1751, as amended, and the "Child Nutrition Act of 1966," 80	24
Stat. 885, 42 U.S.C. 1771, as amended. Any board of education of	25
a school district, nonprofit private school, outdoor education	26
center, child care institution, outside-school-hours care	27
center, or summer camp desiring to participate in such a program	28
or required to participate under this section shall, if eligible	29
to participate under the "National School Lunch Act," as	30
amended, or the "Child Nutrition Act of 1966," as amended, make	31
application to the state board of education for assistance. The	32
board shall administer the allocation and distribution of all	33
state and federal funds for these programs.	34

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- (C) The state board of education shall require the board of education of each school district to establish and maintain a school breakfast, lunch, and summer food service program pursuant to the "National School Lunch Act" and the "Child Nutrition Act of 1966," as described in divisions (C)(1) to (4) of this section.
- (1) The state board shall require the board of education 41 in each school district to establish a breakfast program in 42 every school where at least one-fifth of the pupils in the 43 school are eligible under federal requirements for free 44 breakfasts and to establish a lunch program in every school 45 where at least one-fifth of the pupils are eligible for free 46 lunches. The board of education required to establish a 47

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breakfast program under this division may make a charge in	48
accordance with federal requirements for each reduced price	49
breakfast or paid breakfast to cover the cost incurred in	50
providing that meal.	51
(2) The state board shall require the board of education	52
in each school district to establish a breakfast program in	53
every school in which the parents of at least one-half of the	54
children enrolled in the school have requested that the	55
breakfast program be established. The board of education	56
required to establish a program under this division may make a	57
charge in accordance with federal requirements for each meal to	58
cover all or part of the costs incurred in establishing such a	59
program.	60
(3) The state board shall require the board of education	61
in each school district to establish one of the following for	62
summer intervention services described in division (D) of	63
section 3301.0711 or provided under section 3313.608 of the	64
Revised Code, and any other summer intervention program required	65
by law:	66
(a) An extension of the school breakfast program pursuant	67
to the "National School Lunch Act" and the "Child Nutrition Act	68
of 1966";	69
(b) An extension of the school lunch program pursuant to	70
those acts;	71
(c) A summer food service program pursuant to those acts.	72
(4)(a) If the board of education of a school district	73
determines that, for financial reasons, it cannot comply with	74
division (C)(1) or (3) of this section, the district board may	
choose not to comply with either or both divisions, except as	76

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provided in division divisions (C) (4) (b) and (c) of this	77
section. The district board publicly shall communicate to the	78
residents of the district, in the manner it determines	79
appropriate, its decision not to comply.	80
appropriate, its decision not to compry.	00
(b) If a district board chooses not to comply with	81
division (C)(1) of this section, the state board nevertheless	82
shall require the district board to establish a breakfast	83
program in every school where at least one-third of the pupils	84
in the school are eligible under federal requirements for free	85
breakfasts and to establish a lunch program in every school	86
where at least one-third of the pupils are eligible for free	87
lunches. The district board may make a charge in accordance with	88
federal requirements for each reduced price breakfast or paid	89
breakfast to cover the cost incurred in providing that meal.	90
(c) <u>If the board of education of a school district chooses</u>	91
not to comply with division (C)(3) of this section, the state	
board nevertheless shall require the district board to permit an	
approved summer food service program sponsor to use school	
facilities located in a school building attendance area where at	95
least one-half of the pupils are eligible for free lunches.	
The department of education shall post in a prominent_	97
location on the department's web site a list of approved summer	98
food service program sponsors that may use school facilities	99
under this division.	100
Subject to the provisions of sections 3313.75 and 3313.77	101
of the Revised Code, a school district may charge the summer	102 103
food service program sponsor a reasonable fee for the use of	
school facilities that may include the actual cost of custodial	
services, charges for the use of school equipment, and a	
prorated share of the utility costs as determined by the	

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district board. A school district shall require the summer food	107
service program sponsor to indemnify and hold harmless the	108
district from any potential liability resulting from the	109
operation of the summer food service program under this	110
division. For this purpose, the district shall either add the	111
summer food service program sponsor, as an additional insured	112
party, to the district's existing liability insurance policy or	113
require the summer food service program sponsor to submit	114
evidence of a separate liability insurance policy, for an amount	115
approved by the district board. The summer food service program	116
sponsor shall be responsible for any costs incurred in obtaining	117
coverage under either option.	118
(d) If a school district cannot for good cause comply with	119
the requirements of division (C)(2) or (4)(b) or (c) of this	120
section at the time the state board determines that a district	121
is subject to these requirements, the state board shall grant a	122
reasonable extension of time. Good cause for an extension of	123
time shall include, but need not be limited to, economic	124
impossibility of compliance with the requirements at the time	125
the state board determines that a district is subject to them.	126
(D)(1) The state board shall accept the application of any	127
outdoor education center in the state making application for	128
participation in a program pursuant to division (B) of this	129
section.	130
(2) For purposes of participation in any program pursuant	131
to this section, the board shall certify any outdoor education	132
center making application as an educational unit that is part of	133
the educational system of the state, if the center:	134

(a) Meets the definition of an outdoor education center;

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(b) Provides its outdoor education curriculum to pupils on	136
an overnight basis so that pupils are in residence at the center	137
for more than twenty-four consecutive hours;	138
(c) Operates under public or nonprofit private ownership	139
in a single building or complex of buildings.	140
(3) The board shall approve any outdoor education center	141
certified under this division for participation in the program	142
for which the center is making application on the same basis as	143
any other applicant for that program.	144
(E) Any school district board of education or chartered	145
nonpublic school that participates in a breakfast program	146
pursuant to this section may offer breakfast to pupils in their	147
classrooms during the school day.	148
(F) Notwithstanding anything in this section to the	149
contrary, in each fiscal year in which the general assembly	150
appropriates funds for purposes of this division, the board of	151
education of each school district and each chartered nonpublic	152
school that participates in a breakfast program pursuant to this	153
section shall provide a breakfast free of charge to each pupil	154
who is eligible under federal requirements for a reduced price	155
breakfast.	156
Section 2. That existing section 3313.813 of the Revised	157
Code is hereby repealed.	158