As Introduced

135th General Assembly Regular Session 2023-2024

S. B. No. 208

Senator Roegner

A BILL

То	amend section 3313.98 of the Revised Code to	1
	require a city, exempted village, or local	2
	school district to include in its open	3
	enrollment policy an exception for military	4
	children.	5

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

Section 1. That section 3313.98 of the Revised Code be	6
amended to read as follows:	7
Sec. 3313.98. Notwithstanding division (D) of section	8
3311.19 and division (D) of section 3311.52 of the Revised Code,	9
the provisions of this section and sections 3313.981 to 3313.983	10
of the Revised Code that apply to a city school district do not	11
apply to a joint vocational or cooperative education school	12
district unless expressly specified.	13
(A) As used in this section and sections 3313.981 to	14
3313.983 of the Revised Code:	15
(1) "Parent" means either of the natural or adoptive	16
parents of a student, except under the following conditions:	17
(a) When the marriage of the natural or adoptive parents	18

of the student has been terminated by a divorce, dissolution of	19
marriage, or annulment or the natural or adoptive parents of the	20
student are living separate and apart under a legal separation	21
decree and the court has issued an order allocating the parental	22
rights and responsibilities with respect to the student,	23
"parent" means the residential parent as designated by the court	24
except that "parent" means either parent when the court issues a	25
shared parenting decree.	26
(b) When a court has granted temporary or permanent	27
custody of the student to an individual or agency other than	28
either of the natural or adoptive parents of the student,	29
"parent" means the legal custodian of the child.	30
(c) When a court has appointed a guardian for the student,	31
"parent" means the guardian of the student.	32
(2) "Native student" means a student entitled under	33
section 3313.64 or 3313.65 of the Revised Code to attend school	34
in a district adopting a resolution under this section.	35
(3) "Adjacent district" means a city, exempted village, or	36
local school district having territory that abuts the territory	37
of a district adopting a resolution under this section.	38
(4) "Adjacent district student" means a student entitled	39
under section 3313.64 or 3313.65 of the Revised Code to attend	40
school in an adjacent district.	41
(5) "Adjacent district joint vocational student" means an	42
adjacent district student who enrolls in a city, exempted	43
village, or local school district pursuant to this section and	44
who also enrolls in a joint vocational school district that does	45
not contain the territory of the district for which that student	46

is a native student and does contain the territory of the city,

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exempted village, or local district in which the student	48
enrolls.	49
(6) "Poverty line" means the poverty line established by	50
the director of the United States office of management and	51
budget as revised by the secretary of health and human services	52
in accordance with section 673(2) of the "Community Services	53
Block Grant Act," 95 Stat. 1609, 42 U.S.C.A. 9902, as amended.	54
(7) "IEP" has the same meaning as in section 3323.01 of	55
the Revised Code.	56
(8) "Other district" means a city, exempted village, or	57
local school district having territory outside of the territory	58
of a district adopting a resolution under this section.	59
(9) "Other district student" means a student entitled	60
under section 3313.64 or 3313.65 of the Revised Code to attend	61
school in an other district.	62
(10) "Other district joint vocational student" means a	63
student who is enrolled in any city, exempted village, or local	64
school district and who also enrolls in a joint vocational	65
school district that does not contain the territory of the	66
district for which that student is a native student in	67
accordance with a policy adopted under section 3313.983 of the	68
Revised Code.	69
(11) "Active duty member" means a member of the armed	70
forces of the United States who is on full-time duty.	71
(12) "Armed forces" means the United States army, navy,	72
air force, space force, marine corps, and coast guard.	73
(B) (1) The Subject to division (I) of this section, the	74
board of education of each city, local, and exempted village	75

school district shall adopt a resolution establishing for the	76
school district one of the following policies:	77
(a) A policy that entirely prohibits the enrollment of	78
students from adjacent districts or other districts, other than	79
students for whom tuition is paid in accordance with section	80
3317.08 of the Revised Code;	81
(b) A policy that permits enrollment of students from all	82
adjacent districts in accordance with policy statements	83
contained in the resolution;	84
(c) A policy that permits enrollment of students from all	85
other districts in accordance with policy statements contained	86
in the resolution.	87
(2) A policy permitting enrollment of students from	88
adjacent or from other districts, as applicable, shall provide	89
for all of the following:	90
(a) Application procedures, including deadlines for	91
application and for notification of students and the	92
superintendent of the applicable district whenever an adjacent	93
or other district student's application is approved.	94
(b) Procedures for admitting adjacent or other district	95
applicants free of any tuition obligation to the district's	96
schools, including, but not limited to:	97
(i) The establishment of district capacity limits by grade	98
level, school building, and education program;	99
(ii) A requirement that all native students wishing to be	100
enrolled in the district will be enrolled and that any adjacent	101
or other district students previously enrolled in the district	102
shall receive preference over first-time applicants;	103

(iii) Procedures to ensure that an appropriate racial	104
balance is maintained in the district schools.	105
(C) Except as provided in section 3313.982 of the Revised	106
Code, the procedures for admitting adjacent or other district	107
students, as applicable, shall not include:	108
(1) Any requirement of academic ability, or any level of	109
athletic, artistic, or other extracurricular skills;	110
(2) Limitations on admitting applicants because of	111
disability, except that a board may refuse to admit a student	112
receiving services under Chapter 3323. of the Revised Code, if	113
the services described in the student's IEP are not available in	114
the district's schools;	115
(3) A requirement that the student be proficient in the	116
English language;	117
(4) Rejection of any applicant because the student has	118
been subject to disciplinary proceedings, except that if an	119
applicant has been suspended or expelled by the student's	120
district for ten consecutive days or more in the term for which	121
admission is sought or in the term immediately preceding the	122
term for which admission is sought, the procedures may include a	123
provision denying admission of such applicant.	124
(D)(1) Each school board permitting only enrollment of	125
adjacent district students shall provide information about the	126
policy adopted under this section, including the application	127
procedures and deadlines, to the superintendent and the board of	128
education of each adjacent district and, upon request, to the	129
parent of any adjacent district student.	130
(2) Each school board permitting enrollment of other	131
district students shall provide information about the policy	132

adopted under this section, including the application procedures	133
and deadlines, upon request, to the board of education of any	134
other school district or to the parent of any student anywhere	135
in the state.	136
(E) Any school board shall accept all credits toward	137
graduation earned in adjacent or other district schools by an	138
adjacent or other district student or a native student.	139
(F)(1) No board of education may adopt a policy	140
discouraging or prohibiting its native students from applying to	141
enroll in the schools of an adjacent or any other district that	142
has adopted a policy permitting such enrollment, except that:	143
(a) A district may object to the enrollment of a native	144
student in an adjacent or other district in order to maintain an	145
appropriate racial balance.	146
(b) The board of education of a district receiving funds	147
under 64 Stat. 1100 (1950), 20 U.S.C.A. 236 et seq., as amended,	148
may adopt a resolution objecting to the enrollment of its native	149
students in adjacent or other districts if at least ten per cent	150
of its students are included in the determination of the United	151
States secretary of education made under section 20 U.S.C.A.	152
238(a).	153
(2) If a board objects to enrollment of native students	154
under this division, any adjacent or other district shall refuse	155
to enroll such native students unless tuition is paid for the	156
students in accordance with section 3317.08 of the Revised Code.	157
An adjacent or other district enrolling such students may not	158
receive funding for those students in accordance with section	159
3313.981 of the Revised Code.	160
(G) The state board of education shall monitor school	161

districts to ensure compliance with this section and the	162
districts' policies. The board may adopt rules requiring uniform	163
application procedures, deadlines for application, notification	164
procedures, and record-keeping requirements for all school	165
boards that adopt policies permitting the enrollment of adjacent	166
or other district students, as applicable. If the state board	167
adopts such rules, no school board shall adopt a policy that	168
conflicts with those rules.	169
(H) A resolution adopted by a board of education under	170
this section that entirely prohibits the enrollment of students	171
from adjacent and from other school districts does not abrogate	172
any agreement entered into under section 3313.841 or 3313.92 of	173
the Revised Code or any contract entered into under section	174
3313.90 of the Revised Code between the board of education	175
adopting the resolution and the board of education of any	176
adjacent or other district or prohibit these boards of education	177
from entering into any such agreement or contract.	178
(I) Notwithstanding anything to the contrary in this	179
section or section 3313.981 of the Revised Code, all of the	180
<pre>following apply:</pre>	181
(1) A policy adopted by a city, exempted village, or local	182
school district board of education under division (B)(1)(a) or	183
(b) of this section shall permit any student who is not a native	184
student of the district to enroll in the district if both of the	185
<pre>following apply:</pre>	186
(a) The student's parent is an active duty member of the	187
armed forces stationed in the state.	188
(b) The student's parent provides to the district a copy	189
of the parent's official written order verifying the parent's	190

status as an active duty member of the armed forces.	191
(2) In enrolling a student pursuant to division (I) of	192
this section, a district shall comply with procedures prescribed	193
under divisions (B)(2) and (C) of this section. In addition, the	194
district shall not require tuition to be paid for the student's	195
enrollment in the district.	196
(3) A student who, pursuant to this division, enrolls in a	197
district that has adopted a policy under division (B)(1)(a) of	198
this section and who is not a native student of that district	199
shall, for the purposes of sections 3313.981, 3315.18, 3317.03,	200
and 3318.011 of the Revised Code, be considered as an "other	201
district student" who enrolls in a district that has adopted a	202
policy under division (B)(1)(c) of this section. Such student	203
also shall receive transportation services under section	204
3313.981 of the Revised Code in the same manner as an "other	205
district student."	206
(4) A student who, pursuant to this division, enrolls in a	207
district that has adopted a policy under division (B) (1) (b) of	208
this section and who is not a native student of the district or	209
an adjacent district shall, nevertheless, be considered an	210
"adjacent district student" for the purposes of sections	211
3313.981, 3315.18, and 3317.03 of the Revised Code.	212
(J) Nothing in this section shall be construed to permit	213
or require the board of education of a city, exempted village,	214
or local school district to exclude any native student of the	215
district from enrolling in the district.	216
Section 2. That existing section 3313.98 of the Revised	217
Code is hereby repealed.	218