As Reported by the Senate Primary and Secondary Education Committee

134th General Assembly

Regular Session

Sub. H. B. No. 583

2021-2022

Representatives Bird, Jones

Cosponsors: Representatives Hillyer, Davis, John, LaRe, Abrams, Click, Seitz, Johnson, Creech, Stewart, Pavliga, White, Cross, Edwards, Ghanbari, Gross, Hall, Holmes, Ingram, Lampton, Loychik, Manning, Ray, Riedel, Roemer

Senator Brenner

A BILL

То	amend sections 3301.0714, 3307.01, 3309.01,	1
	3310.032, 3310.70, 3313.976, 3314.016, 3314.021,	2
	3314.074, 3317.011, 3317.014, 3317.016,	3
	3317.017, 3317.019, 3317.0110, 3317.02,	4
	3317.024, 3317.0212, 3317.0215, 3317.051,	5
	3317.064, 3317.25, 3319.077, 3319.078, 3323.25,	6
	3323.251, 3326.39, 4723.07, and 5747.057 and to	7
	enact sections 5.2318, 3301.136, 3301.28,	8
	3319.263, and 4723.072 of the Revised Code and	9
	to amend Sections 265.150, 265.210, 265.225, and	10
	265.335 of H.B. 110 of the 134th General	11
	Assembly, Section 4 of S.B. 1 of the 134th	12
	General Assembly, and Section 5 of H.B. 123 of	13
	the 133rd General Assembly as subsequently	14
	amended regarding substitute teachers, the	15
	school financing system, the Educational Choice	16
	Scholarship Program, the Pilot Project	17
	Scholarship Program, the ACE Educational Savings	18
	Account Program, Community Schools of Quality,	19
	community school sponsors, state funding for	20

certain community schools, dyslexia screening	21
requirements, tutoring programs, alternative	22
resident education licenses, Ohio School Safety	23
Month, the career-technical education income tax	24
credit, practical nurse education programs, and	25
to make an appropriation.	26

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

Section 1. That sections 3301.0714, 3307.01, 3309.01,	27
3310.032, 3310.70, 3313.976, 3314.016, 3314.021, 3314.074,	28
3317.011, 3317.014, 3317.016, 3317.017, 3317.019, 3317.0110,	29
3317.02, 3317.024, 3317.0212, 3317.0215, 3317.051, 3317.064,	30
3317.25, 3319.077, 3319.078, 3323.25, 3323.251, 3326.39,	31
4723.07, and 5747.057 be amended and sections 5.2318, 3301.136,	32
3301.28, 3319.263, and 4723.072 of the Revised Code be enacted	33
to read as follows:	34
O E 2210 The menth of Ostahan shall be designated as	25
Sec. 5.2318. The month of October shall be designated as	35
"Ohio School Safety Month" to increase public awareness of	36
school safety programs and to encourage Ohioans to identify	37
their role in keeping Ohio schools a safe place for students to	38
learn and grow.	39
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Sec. 3301.0714. (A) The state board of education shall	40
adopt rules for a statewide education management information	41
system. The rules shall require the state board to establish	42
guidelines for the establishment and maintenance of the system	43
in accordance with this section and the rules adopted under this	44
section. The guidelines shall include:	45

(1) Standards identifying and defining the types of data 46

in the system in accordance with divisions (B) and (C) of this 47 section; 48 (2) Procedures for annually collecting and reporting the 49 data to the state board in accordance with division (D) of this 50 section; 51 (3) Procedures for annually compiling the data in 52 accordance with division (G) of this section; 53 54 (4) Procedures for annually reporting the data to the public in accordance with division (H) of this section; 55 56 (5) Standards to provide strict safequards to protect the confidentiality of personally identifiable student data. 57 (B) The guidelines adopted under this section shall 58 require the data maintained in the education management 59 information system to include at least the following: 60 (1) Student participation and performance data, for each 61 grade in each school district as a whole and for each grade in 62 each school building in each school district, that includes: 63 (a) The numbers of students receiving each category of 64 instructional service offered by the school district, such as 65 regular education instruction, vocational education instruction, 66 specialized instruction programs or enrichment instruction that 67 68 69

specialized instruction programs or enrichment instruction that67is part of the educational curriculum, instruction for gifted68students, instruction for students with disabilities, and69remedial instruction. The guidelines shall require instructional70services under this division to be divided into discrete71categories if an instructional service is limited to a specific72subject, a specific type of student, or both, such as regular73instructional services, instructional services specifically for75

students gifted in mathematics or some other subject area, or76instructional services for students with a specific type of77disability. The categories of instructional services required by78the guidelines under this division shall be the same as the79categories of instructional services used in determining cost80units pursuant to division (C) (3) of this section.81

(b) The numbers of students receiving support or 82 extracurricular services for each of the support services or 83 extracurricular programs offered by the school district, such as 84 counseling services, health services, and extracurricular sports 85 and fine arts programs. The categories of services required by 86 the guidelines under this division shall be the same as the 87 categories of services used in determining cost units pursuant 88 to division (C)(4)(a) of this section. 89

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

(d) Academic achievement levels as assessed under sections3301.0710, 3301.0711, and 3301.0712 of the Revised Code;

(e) The number of students designated as having a
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disabling condition pursuant to division (C)(1) of section
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3301.0711 of the Revised Code;
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(f) The numbers of students reported to the state board pursuant to division (C)(2) of section 3301.0711 of the Revised Code;

(g) Attendance rates and the average daily attendance for
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the year. For purposes of this division, a student shall be
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counted as present for any field trip that is approved by the
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school administration.

(h) Expulsion rates;

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(i) Suspension rates;	105
(j) Dropout rates;	106
(k) Rates of retention in grade;	107
(l) For pupils in grades nine through twelve, the average	108
number of carnegie units, as calculated in accordance with state	109
board of education rules;	110
(m) Graduation rates, to be calculated in a manner	111
specified by the department of education that reflects the rate	112
at which students who were in the ninth grade three years prior	113
to the current year complete school and that is consistent with	114
nationally accepted reporting requirements;	115
(n) Results of diagnostic assessments administered to	116
kindergarten students as required under section 3301.0715 of the	117
Revised Code to permit a comparison of the academic readiness of	118
kindergarten students. However, no district shall be required to	119
report to the department the results of any diagnostic	120
assessment administered to a kindergarten student, except for	121
the language and reading assessment described in division (A)(2)	122
of section 3301.0715 of the Revised Code, if the parent of that	123
student requests the district not to report those results.	124
(o) Beginning on July 1, 2018, for each disciplinary	125
action which is required to be reported under division $(B)(8)$	126
(B)(4) of this section, districts and schools also shall include	127
an identification of the person or persons, if any, at whom the	128
student's violent behavior that resulted in discipline was	129
directed. The person or persons shall be identified by the	130
respective classification at the district or school, such as	131
student, teacher, or nonteaching employee, but shall not be	132

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identified by name.

Division (B)(1)(o) of this section does not apply after 134 the date that is two years following the submission of the 135 report required by Section 733.13 of H.B. 49 of the 132nd 136 general assembly. 137 (p) The number of students earning each state diploma seal 138 included in the system prescribed under division (A) of section 139 3313.6114 of the Revised Code; 140 141 (q) The number of students demonstrating competency for graduation using each option described in divisions (B)(1)(a) to 142 (d) of section 3313.618 of the Revised Code; 143 (r) The number of students completing each foundational 144 and supporting option as part of the demonstration of competency 145 for graduation pursuant to division (B)(1)(b) of section 146 3313.618 of the Revised Code; 147 (s) The number of students enrolled in all-day 148 kindergarten, as defined in section 3321.05 of the Revised Code. 149 (2) Personnel and classroom enrollment data for each 150 school district, including: 151 (a) The total numbers of licensed employees and 152

nonlicensed employees and the numbers of full-time equivalent 153 licensed employees and nonlicensed employees providing each 154 category of instructional service, instructional support 155 service, and administrative support service used pursuant to 156 division (C)(3) of this section. The guidelines adopted under 157 this section shall require these categories of data to be 158 maintained for the school district as a whole and, wherever 159 applicable, for each grade in the school district as a whole, 160 for each school building as a whole, and for each grade in each 161 school building. 162

(b) The total number of employees and the number of full-163 time equivalent employees providing each category of service 164 used pursuant to divisions (C)(4)(a) and (b) of this section, 165 and the total numbers of licensed employees and nonlicensed 166 employees and the numbers of full-time equivalent licensed 167 employees and nonlicensed employees providing each category used 168 pursuant to division (C)(4)(c) of this section. The quidelines 169 adopted under this section shall require these categories of 170 data to be maintained for the school district as a whole and, 171 wherever applicable, for each grade in the school district as a 172 whole, for each school building as a whole, and for each grade 173 in each school building. 174

(c) The total number of regular classroom teachers teaching classes of regular education and the average number of pupils enrolled in each such class, in each of grades kindergarten through five in the district as a whole and in each school building in the school district.

(d) The number of lead teachers employed by each school180district and each school building.181

(3) (a) Student demographic data for each school district, 182 including information regarding the gender ratio of the school 183 district's pupils, the racial make-up of the school district's 184 pupils, the number of English learners in the district, and an 185 appropriate measure of the number of the school district's 186 pupils who reside in economically disadvantaged households. The 187 demographic data shall be collected in a manner to allow 188 correlation with data collected under division (B)(1) of this 189 section. Categories for data collected pursuant to division (B) 190 (3) of this section shall conform, where appropriate, to 191 standard practices of agencies of the federal government. 192

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(b) With respect to each student entering kindergarten,
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whether the student previously participated in a public
preschool program, a private preschool program, or a head start
program, and the number of years the student participated in
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each of these programs.

(4) For fiscal years 2022 and 2023, the annual reports
submitted by each school district under section 3317.25 of the
Revised Code describing the initiative or initiatives on which
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the district's disadvantaged pupil impact aid were spent;
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(5) For fiscal years 2022 and 2023, the average number of202students riding on school buses routed to community schools203established under Chapter 3314. of the Revised Code in204accordance with section 3327.01 of the Revised Code;205

(6) For fiscal years 2022 and 2023, the average number of	206
students riding on school buses routed to STEM schools	207
established under Chapter 3326. of the Revised Code in	208
accordance with section 3327.01 of the Revised Code;	209

(7) For fiscal years 2022 and 2023, the average number of210students riding on school buses routed to nonpublic schools in211accordance with section 3327.01 of the Revised Code;212

(8) Any data required to be collected pursuant to federal law.

(C) The education management information system shall 215 include cost accounting data for each district as a whole and 216 for each school building in each school district. The guidelines 217 adopted under this section shall require the cost data for each 218 school district to be maintained in a system of mutually 219 exclusive cost units and shall require all of the costs of each 220 school district to be divided among the cost units. The 221

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guidelines shall require the system of mutually exclusive cost 222 units to include at least the following: 223 (1) Administrative costs for the school district as a 224 whole. The quidelines shall require the cost units under this 225 division (C)(1) to be designed so that each of them may be 226 compiled and reported in terms of average expenditure per pupil 227 in enrolled ADM in the school district, as determined pursuant 228 to section 3317.03 of the Revised Code. 229 230 (2) Administrative costs for each school building in the school district. The guidelines shall require the cost units 231 under this division (C)(2) to be designed so that each of them 232 may be compiled and reported in terms of average expenditure per 233 full-time equivalent pupil receiving instructional or support 234 services in each building. 235 (3) Instructional services costs for each category of 236 instructional service provided directly to students and required 237 by guidelines adopted pursuant to division (B)(1)(a) of this 238 section. The guidelines shall require the cost units under 239 division (C)(3) of this section to be designed so that each of 240 them may be compiled and reported in terms of average 241 expenditure per pupil receiving the service in the school 242 district as a whole and average expenditure per pupil receiving 243

the service in each building in the school district and in terms 244 of a total cost for each category of service and, as a breakdown 245 of the total cost, a cost for each of the following components: 246

(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;

(b) The cost of the instructional support services, such
as services provided by a speech-language pathologist, classroom
aide, multimedia aide, or librarian, provided directly to
students in conjunction with each instructional services
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category;

(c) The cost of the administrative support services related to each instructional services category, such as the cost of personnel that develop the curriculum for the instructional services category and the cost of personnel supervising or coordinating the delivery of the instructional services category.

(4) Support or extracurricular services costs for each 262 category of service directly provided to students and required 263 by guidelines adopted pursuant to division (B)(1)(b) of this 264 section. The guidelines shall require the cost units under 265 division (C)(4) of this section to be designed so that each of 266 them may be compiled and reported in terms of average 267 expenditure per pupil receiving the service in the school 268 district as a whole and average expenditure per pupil receiving 269 the service in each building in the school district and in terms 270 of a total cost for each category of service and, as a breakdown 271 of the total cost, a cost for each of the following components: 272

(a) The cost of each support or extracurricular services
(a) The cost of each support or extracurricular services
(b) 274
(category required by guidelines adopted under division (B) (1) (b)
(category required by a provided directly to students by a
(conselor or any services provided by a licensed employee under
(contract;

(b) The cost of each such services category provided279directly to students by a nonlicensed employee, such as280

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

(c) The cost of the administrative services related to
each services category in division (C) (4) (a) or (b) of this
section, such as the cost of any licensed or nonlicensed
employees that develop, supervise, coordinate, or otherwise are
involved in administering or aiding the delivery of each
services category.

(D) (1) The guidelines adopted under this section shall 289 require school districts to collect information about individual 290 students, staff members, or both in connection with any data 291 required by division (B) or (C) of this section or other 292 reporting requirements established in the Revised Code. The 293 quidelines may also require school districts to report 294 information about individual staff members in connection with 295 any data required by division (B) or (C) of this section or 296 other reporting requirements established in the Revised Code. 297 The guidelines shall not authorize school districts to request 298 social security numbers of individual students. The guidelines 299 shall prohibit the reporting under this section of a student's 300 name, address, and social security number to the state board of 301 302 education or the department of education. The quidelines shall also prohibit the reporting under this section of any personally 303 304 identifiable information about any student, except for the purpose of assigning the data verification code required by 305 division (D)(2) of this section, to any other person unless such 306 person is employed by the school district or the information 307 technology center operated under section 3301.075 of the Revised 308 Code and is authorized by the district or technology center to 309 have access to such information or is employed by an entity with 310 which the department contracts for the scoring or the 311

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development of state assessments. The guidelines may require312school districts to provide the social security numbers of313individual staff members and the county of residence for a314student. Nothing in this section prohibits the state board of315education or department of education from providing a student's316county of residence to the department of taxation to facilitate317the distribution of tax revenue.318

(2) (a) The guidelines shall provide for each school 319 district or community school to assign a data verification code 320 321 that is unique on a statewide basis over time to each student whose initial Ohio enrollment is in that district or school and 322 to report all required individual student data for that student 323 324 utilizing such code. The guidelines shall also provide for assigning data verification codes to all students enrolled in 325 districts or community schools on the effective date of the 326 quidelines established under this section. The assignment of 327 data verification codes for other entities, as described in 328 division (D)(2)(d) of this section, the use of those codes, and 329 the reporting and use of associated individual student data 330 shall be coordinated by the department in accordance with state 331 and federal law. 332

School districts shall report individual student data to333the department through the information technology centers334utilizing the code. The entities described in division (D) (2) (d)335of this section shall report individual student data to the336department in the manner prescribed by the department.337

(b) (i) Except as provided in sections 3301.941, 3310.11, 338 3310.42, 3310.63, 3313.978, and 3317.20, and 5747.057 of the 339 Revised Code, and in division (D) (2) (b) (ii) of this section, at 340 no time shall the state board or the department have access to 341

information that would enable any data verification code to be 342 matched to personally identifiable student data. 343

(ii) For the purpose of making per-pupil payments to
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community schools under section 3317.022 of the Revised Code,
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the department shall have access to information that would
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enable any data verification code to be matched to personally
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identifiable student data.

(c) Each school district and community school shall ensure
that the data verification code is included in the student's
records reported to any subsequent school district, community
school, or state institution of higher education, as defined in
section 3345.011 of the Revised Code, in which the student
any such subsequent district or school shall utilize
the same identifier in its reporting of data under this section.

(d) The director of any state agency that administers a 356 publicly funded program providing services to children who are 357 younger than compulsory school age, as defined in section 358 3321.01 of the Revised Code, including the directors of health, 359 job and family services, mental health and addiction services, 360 and developmental disabilities, shall request and receive, 361 pursuant to sections 3301.0723 and 5123.0423 of the Revised 362 Code, a data verification code for a child who is receiving 363 those services. 364

(E) The guidelines adopted under this section may require
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school districts to collect and report data, information, or
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reports other than that described in divisions (A), (B), and (C)
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of this section for the purpose of complying with other
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reporting requirements established in the Revised Code. The
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other data, information, or reports may be maintained in the
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education management information system but are not required to

be compiled as part of the profile formats required under372division (G) of this section or the annual statewide report373required under division (H) of this section.374

(F) Beginning with the school year that begins July 1, 375 1991, the board of education of each school district shall 376 annually collect and report to the state board, in accordance 377 with the guidelines established by the board, the data required 378 pursuant to this section. A school district may collect and 379 report these data notwithstanding section 2151.357 or 3319.321 380 of the Revised Code. 381

(G) The state board shall, in accordance with the
procedures it adopts, annually compile the data reported by each
school district pursuant to division (D) of this section. The
state board shall design formats for profiling each school
district as a whole and each school building within each
district and shall compile the data in accordance with these
formats. These profile formats shall:

(1) Include all of the data gathered under this section in
a manner that facilitates comparison among school districts and
among school buildings within each school district;
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(2) Present the data on academic achievement levels as
assessed by the testing of student achievement maintained
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pursuant to division (B) (1) (d) of this section.
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(H) (1) The state board shall, in accordance with the 395
procedures it adopts, annually prepare a statewide report for 396
all school districts and the general public that includes the 397
profile of each of the school districts developed pursuant to 398
division (G) of this section. Copies of the report shall be sent 399
to each school district. 400

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

(3) Copies of the reports received from the state board 408 under divisions (H)(1) and (2) of this section shall be made 409 available to the general public at each school district's 410 offices. Each district board of education shall make copies of 411 each report available to any person upon request and payment of 412 a reasonable fee for the cost of reproducing the report. The 413 board shall annually publish in a newspaper of general 414 circulation in the school district, at least twice during the 415 two weeks prior to the week in which the reports will first be 416 available, a notice containing the address where the reports are 417 available and the date on which the reports will be available. 418

(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
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village, or joint vocational school district and, in accordance
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with section 3314.17 of the Revised Code, any community school.
As used in division (L) of this section, "school district" also
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includes any educational service center or other educational
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entity required to submit data using the system established
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under this section.

(2) "Cost" means any expenditure for operating expenses
made by a school district excluding any expenditures for debt
retirement except for payments made to any commercial lending
institution for any loan approved pursuant to section 3313.483
of the Revised Code.

(K) Any person who removes data from the information
system established under this section for the purpose of
releasing it to any person not entitled under law to have access
to such information is subject to section 2913.42 of the Revised
Code prohibiting tampering with data.

(L) (1) In accordance with division (L) (2) of this section 441 and the rules adopted under division (L) (10) of this section, 442 the department of education may sanction any school district 443 that reports incomplete or inaccurate data, reports data that 444 does not conform to data requirements and descriptions published 445 by the department, fails to report data in a timely manner, or 446 otherwise does not make a good faith effort to report data as 447 required by this section. 448

(2) If the department decides to sanction a school
district under this division, the department shall take the
following sequential actions:
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452 (a) Notify the district in writing that the department has determined that data has not been reported as required under 453 this section and require the district to review its data 454 submission and submit corrected data by a deadline established 455 by the department. The department also may require the district 456 to develop a corrective action plan, which shall include 457 provisions for the district to provide mandatory staff training 458 on data reporting procedures. 459

(b) Withhold up to ten per cent of the total amount of	460
state funds due to the district for the current fiscal year and,	461
if not previously required under division (L)(2)(a) of this	462
section, require the district to develop a corrective action	463
plan in accordance with that division;	464
(c) Withhold an additional amount of up to twenty per cent	465
of the total amount of state funds due to the district for the	466
current fiscal year;	467
(d) Direct department staff or an outside entity to	468
investigate the district's data reporting practices and make	469
recommendations for subsequent actions. The recommendations may	470
include one or more of the following actions:	471
	. – .
(i) Arrange for an audit of the district's data reporting	472
practices by department staff or an outside entity;	473
(ii) Conduct a site visit and evaluation of the district;	474
(iii) Withhold an additional amount of up to thirty per	475
cent of the total amount of state funds due to the district for	476
the current fiscal year;	477
(iv) Continue monitoring the district's data reporting;	478
(v) Assign department staff to supervise the district's	479
data management system;	480
(vi) Conduct an investigation to determine whether to	481
suspend or revoke the license of any district employee in	482
accordance with division (N) of this section;	483
(vii) If the district is issued a report card under	484
section 3302.03 of the Revised Code, indicate on the report card	485
that the district has been sanctioned for failing to report data	486
as required by this section;	487

(viii) If the district is issued a report card under
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section 3302.03 of the Revised Code and incomplete or inaccurate
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data submitted by the district likely caused the district to
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receive a higher performance rating than it deserved under that
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section, issue a revised report card for the district;
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(ix) Any other action designed to correct the district's data reporting problems.

(3) Any time the department takes an action against a
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school district under division (L) (2) of this section, the
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department shall make a report of the circumstances that
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prompted the action. The department shall send a copy of the
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report to the district superintendent or chief administrator and
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maintain a copy of the report in its files.

(4) If any action taken under division (L)(2) of this 501 section resolves a school district's data reporting problems to 502 the department's satisfaction, the department shall not take any 503 further actions described by that division. If the department 504 withheld funds from the district under that division, the 505 department may release those funds to the district, except that 506 if the department withheld funding under division (L)(2)(c) of 507 this section, the department shall not release the funds 508 withheld under division (L)(2)(b) of this section and, if the 509 department withheld funding under division (L)(2)(d) of this 510 section, the department shall not release the funds withheld 511 under division (L)(2)(b) or (c) of this section. 512

(5) Notwithstanding anything in this section to the
(5) Notwithstanding anything in this section to the
(5) Solution (5)

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required by this section. If any audit conducted by an outside 518 entity under division (L)(2)(d)(i) or (5) of this section 519 confirms that a district has not made a good faith effort to 520 report data as required by this section, the district shall 521 reimburse the department for the full cost of the audit. The 522 department may withhold state funds due to the district for this 523 purpose. 524

525 (6) Prior to issuing a revised report card for a school district under division (L)(2)(d)(viii) of this section, the 526 527 department may hold a hearing to provide the district with an opportunity to demonstrate that it made a good faith effort to 528 report data as required by this section. The hearing shall be 529 conducted by a referee appointed by the department. Based on the 530 information provided in the hearing, the referee shall recommend 531 whether the department should issue a revised report card for 532 the district. If the referee affirms the department's contention 533 that the district did not make a good faith effort to report 534 data as required by this section, the district shall bear the 535 full cost of conducting the hearing and of issuing any revised 536 report card. 537

(7) If the department determines that any inaccurate data reported under this section caused a school district to receive excess state funds in any fiscal year, the district shall reimburse the department an amount equal to the excess funds, in accordance with a payment schedule determined by the department. The department may withhold state funds due to the district for this purpose.

(8) Any school district that has funds withheld under
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division (L)(2) of this section may appeal the withholding in
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accordance with Chapter 119. of the Revised Code.
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(9) In all cases of a disagreement between the department
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and a school district regarding the appropriateness of an action
taken under division (L) (2) of this section, the burden of proof
shall be on the district to demonstrate that it made a good
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faith effort to report data as required by this section.

(10) The state board of education shall adopt rules under Chapter 119. of the Revised Code to implement division (L) of this section.

(M) No information technology center or school district
shall acquire, change, or update its student administration
software package to manage and report data required to be
reported to the department unless it converts to a student
software package that is certified by the department.

(N) The state board of education, in accordance with sections 3319.31 and 3319.311 of the Revised Code, may suspend or revoke a license as defined under division (A) of section 3319.31 of the Revised Code that has been issued to any school district employee found to have willfully reported erroneous, inaccurate, or incomplete data to the education management information system.

(O) No person shall release or maintain any information
about any student in violation of this section. Whoever violates
this division is guilty of a misdemeanor of the fourth degree.
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(P) The department shall disaggregate the data collected
 under division (B)(1)(n) of this section according to the race
 and socioeconomic status of the students assessed.

(Q) If the department cannot compile any of the
information required by division (I) of section 3302.03 of the
Revised Code based upon the data collected under this section,
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the department shall develop a plan and a reasonable timeline	577
for the collection of any data necessary to comply with that	578
division.	579
Sec. 3301.136. The department of education shall compile a	580
list of tutoring programs that it considers to be of high	581
quality and have the potential to accelerate learning for	582
students in the areas of English language arts, mathematics,	583
science, and social studies. For this purpose, the department	584
shall request the qualifications of public and private entities	585
that provide tutoring programs for students. The department	586
shall establish a rubric to evaluate the programs and determine	587
a minimum score for a tutoring program to be included on the	588
department's list.	589
In compiling the list, the department may designate	590
individual tutoring programs as more appropriate for certain	591
grade levels, populations of students, or subject areas.	592
The department may establish multiple application periods	593
in any school year for entities to submit their qualifications	594
for consideration to be included on the list. However, the	595
department shall post the initial list of tutoring programs on	596
the department's web site not later than October 1, 2022. No	597
school district or school shall be required to use a tutoring	598
program on the list.	599
Sec. 3301.28. (A) As used in this section:	600
(1) "Coordinating service center" means the educational	601
service center of central Ohio or its successor organization.	602
(2) "Public school" means a school building operated by a	603
school district or other public school, as defined in section	604
3301.0711 of the Revised Code, or a building operated by an	605

educational service center.

(B) The superintendent of public instruction shall	607
establish a program to provide tutoring and remedial education	608
services in reading and English language arts, mathematics,	609
science, and social studies to students at public and chartered	610
nonpublic schools that elect to participate in the program.	611
Tutors shall not be considered employees of the public or	612
chartered nonpublic school in which they provide tutoring	613
services. Rather, the tutors shall be either employed or engaged	614
as a volunteer by the coordinating service center. The	615
coordinating service center shall be responsible for	616
compensating each individual it employs as a tutor using funds	617
transferred from the school at which the individual works as a	618
tutor. The coordinating service center may coordinate placement	619
of tutors with the sixteen regional educational service centers,	620
selected under division (C)(4) of this section, and other	621
service centers as determined necessary by the coordinating	622
service center.	623
Individuals who wish to participate in the program as	624
tutors shall submit an application to the coordinating service	625
center. Not later than sixty days after the effective date of	626
this section, the coordinating service center shall establish	627
application procedures for individuals who wish to participate	628
	629
<u>in the program as tutors.</u>	629
To be eligible to participate as a tutor under the	630
program, an individual shall be either of the following:	631
(1) A retired teacher or substitute teacher, regardless of	632
whether the teacher holds a valid educator license, certificate,	633
or permit issued under Chapter 3319. or section 3301.071 of the	634

Revised Code, provided that the teacher has not had an educator 635

license, certificate, or permit denied, suspended, or revoked by	636
the state board of education under section 3319.31 of the	637
Revised Code or entered into a consent agreement pursuant to	638
division (E) of section 3319.311 of the Revised Code;	639
(2) An individual, not described in division (A)(1) of	640
this section, who is determined to be eligible by the	641
coordinating service center in accordance with standards	642
established by the state superintendent.	643
(C) The state superintendent, with assistance from	644
participating educational service centers, and in consultation	645
with public and chartered nonpublic schools, shall administer	646
and implement the program as follows:	647
(1) Not later than sixty days after the effective date of	648
this section, the state superintendent shall establish standards	649
for determining the eligibility of tutors under division (B)(2)	650
of this section.	651
(2) Not later than sixty days after the effective date of	652
this section, the coordinating service center, in consultation	653
with the state superintendent, shall create a training course	654
for tutors described in division (B) of this section who do not	655
hold valid educator licenses, certificates, or permits issued	656
under Chapter 3319. or section 3301.071 of the Revised Code. The	657
coordinating service center and state superintendent may	658
establish additional training requirements for tutors who	659
provide tutoring services to students with special needs or	660
students with an individualized education program, as that term	661
is defined in section 3323.01 of the Revised Code. In addition,	662
the coordinating service center and state superintendent may	663
continue to provide training to tutors after their placement in	664
schools.	665

(3) The department of education shall serve as the fiscal	666
agent for the program. The department shall provide for	667
administrative and implementation costs, costs of developing the	668
training course described in division (C)(2) of this section,	669
and provide technical assistance at the request of the	670
coordinating service center.	671
The department shall not compensate tutors under the	672
program.	673
The department shall not charge any registration fee to	674
individuals who wish to participate in the program as tutors.	675
(4) Educational service centers from each educational	676
regional service system described in section 3312.02 of the	677
Revised Code may select one educational service center to	678
administer the training program for their region in conjunction	679
with the coordinating service center. The educational service	680
center selected for each region may cooperate with individual	681
educational service centers to implement the training program.	682
(5) Each educational service center may coordinate the	683
placement of tutors at the participating public and chartered	684
nonpublic schools within its service territory.	685
(6) The coordinating service center shall require an	686
individual employed or engaged as a volunteer as a tutor under	687
this section to apply for and receive a registration from the	688
department.	689
As a condition of registration under this section, an	690
individual shall be subject to a criminal records check as	691
prescribed by section 3319.39 or 3319.391 of the Revised Code,	692
as appropriate. The individual shall request the criminal	693
records check through the coordinating service center and shall	694

submit the criminal records check to the department of education	695
in a manner determined by the department. The department shall	696
use the information submitted to enroll the individual in the	697
retained applicant fingerprint database, established under	698
section 109.5721 of the Revised Code, in the same manner as any	699
teacher licensed under sections 3319.22 to 3319.31 of the	700
Revised Code.	701
If the department receives notification of the arrest or	702
conviction of an individual registered under division (C)(6) of	703
this section, the department shall promptly notify the	704
coordinating service center and may take any action authorized	705
under sections 3319.31 and 3319.311 of the Revised Code that the	706
department considers appropriate. The department shall not	707
accept the application of any individual under this section if	708
the department learns that the individual has pleaded guilty to,	709
has been found guilty by a jury or court of, or has been	710
convicted of any of the offenses listed in division (C) of	711
section 3319.31 of the Revised Code.	712
The department shall reimburse the coordinating service	713
center for both of the following:	714
(a) Any costs incurred by the coordinating service center	715
when assisting with the registration of tutors with the	716
department;	717
(b) The cost of the criminal records check required under	718
this section.	719
(7) Participation by public and chartered nonpublic	720
schools is voluntary. Public and chartered nonpublic schools	721
that wish to participate in the tutoring and remedial education	722
program shall notify the coordinating service center of their	723

Page 26

<u>intention to do so.</u>

Each participating school shall have the ultimate	725
authority over how best to incorporate tutors into the school	726
setting, but such determinations shall be made in cooperation	727
with the educational service center. Program activities may take	728
place before, during, or after school as well as during breaks	729
from school such as weekends, holidays, or summer vacation.	730
Program activities may take place on an online platform or in	731
person, including on school premises, at community-based youth	732
development organizations, or in another public location the	733
school's governing body and educational service center determine	734
to be appropriate.	735

<u>A participating school shall provide necessary materials,</u> 736 space, and equipment for tutors placed in the school. A 737 participating school shall transfer funds to the coordinating 738 service center to assist the service center in making payments 739 to tutors placed in the school and paying the cost of other 740 benefits for the tutors. The state superintendent, in 741 consultation with the chancellor of higher education, shall 742 create a list of benefits which a participant may receive. 743

Participating schools shall use their own funds to pay744costs incurred from participating in the program.745

(D) Upon the completion of each of the 2022-2023, 2023-746 2024, and 2024-2025 school years, the department shall conduct a 747 review of the program's effectiveness in providing tutoring and 748 remedial education to students. Based on each of those reviews, 749 the department shall issue a report of its findings. The report 750 also shall include the number of participating public and 751 chartered nonpublic schools, tutors, and students, as well as 752 whether tutoring in a particular school was provided on an 753

online platform or in-person. The department may request and

online platform of in-person. The department may request and	754						
collect data from public or chartered nonpublic schools and from	755						
educational service centers for the report. The department	756						
shall, in accordance with section 101.68 of the Revised Code,							
submit those reports to the general assembly, as follows:	758						
(1) The report for the 2022-2023 school year shall be	759						
submitted not later than September 30, 2023.	760						
(2) The report for the 2023-2024 school year shall be	761						
submitted not later than September 30, 2024.	762						
(3) The report for the 2024-2025 school year shall be	763						
submitted not later than September 30, 2025.	764						
(E) Nothing in this section shall be construed as	765						
prohibiting a public or chartered nonpublic school from	766						
contracting or partnering with another entity to provide	767						
tutoring services to the school's students.	768						
Sec. 3307.01. As used in this chapter:	769						
(A) "Employer" means the board of education, school	770						
district, governing authority of any community school	771						
established under Chapter 3314. of the Revised Code, a science,	772						
technology, engineering, and mathematics school established	773						
under Chapter 3326. of the Revised Code, college, university,	774						
institution, or other agency within the state by which a teacher	775						
is employed and paid.	776						
(B)(1) "Teacher" means all of the following:	777						
(a) Any person paid from public funds and employed in the	778						
public schools of the state under any type of contract described	779						
in section 3311.77 or 3319.08 of the Revised Code in a position	780						
for which the person is required to have a license or	781						

registration issued pursuant to sections 3319.22 to 3319.31 of 782 the Revised Code; 783 (b) Except as provided in division (B)(2)(b) or (c) of 784 this section, any person employed as a teacher or faculty member 785 in a community school or a science, technology, engineering, and 786 mathematics school pursuant to Chapter 3314. or 3326. of the 787 Revised Code; 788 (c) Any person having a license or registration issued 789 790 pursuant to sections 3319.22 to 3319.31 of the Revised Code and employed in a public school in this state in an educational 791 position, as determined by the state board of education, under 792 programs provided for by federal acts or regulations and 793 financed in whole or in part from federal funds, but for which 794 no licensure requirements for the position can be made under the 795 provisions of such federal acts or regulations; 796

(d) Any other teacher or faculty member employed in any
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school, college, university, institution, or other agency wholly
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controlled and managed, and supported in whole or in part, by
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the state or any political subdivision thereof, including
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Central state university, Cleveland state university, and the
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university of Toledo;

(e) The educational employees of the department of
education, as determined by the state superintendent of public
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instruction;
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(f) Any person having a registration issued pursuant to806section 3301.28 of the Revised Code and employed as a tutor by807the coordinating service center as defined in that section.808

In all cases of doubt, the state teachers retirement board 809 shall determine whether any person is a teacher, and its 810

decision shall be final.

(2) "Teacher" does not include any of the following: 812

(a) Any eligible employee of a public institution of
higher education, as defined in section 3305.01 of the Revised
814
Code, who elects to participate in an alternative retirement
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plan established under Chapter 3305. of the Revised Code;
816

(b) Any person employed by a community school operator, as 817 defined in section 3314.02 of the Revised Code, if on or before 818 February 1, 2016, the school's operator was withholding and 819 paying employee and employer taxes pursuant to 26 U.S.C. 3101(a) 820 821 and 3111(a) for persons employed in the school as teachers, unless the person had contributing service in a community school 822 in the state within one year prior to the later of February 1, 823 2016, or the date on which the operator for the first time 824 withholds and pays employee and employer taxes pursuant to 26 825 U.S.C. 3101(a) and 3111(a) for that person; 826

(c) Any person who would otherwise be a teacher under
division (B) (2) (b) of this section who terminates employment
with a community school operator and has no contributing service
in a community school in the state for a period of at least one
year from the date of termination of employment.

(C) "Member" means any person included in the membership
of the state teachers retirement system, which shall consist of
all teachers and contributors as defined in divisions (B) and
(D) of this section and all disability benefit recipients, as
defined in section 3307.50 of the Revised Code. However, for
purposes of this chapter, the following persons shall not be
837
considered members:

(1) A student, intern, or resident who is not a member

Page 30

while employed part-time by a school, college, or university at	840
which the student, intern, or resident is regularly attending	841
classes;	842
(2) A person denied membership pursuant to section 3307.24	843
of the Revised Code;	844
	011
(3) An other system retirant, as defined in section	845
3307.35 of the Revised Code, or a superannuate;	846
(4) An individual employed in a program established	847
pursuant to the "Job Training Partnership Act," 96 Stat. 1322	848
(1982), 29 U.S.C.A. 1501;	849
(5) The surviving spouse of a member or retirant if the	850
surviving spouse's only connection to the retirement system is	851
an account in an STRS defined contribution plan.	852
(D) "Contributor" means any person who has an account in	853
the teachers' savings fund or defined contribution fund, except	854
that "contributor" does not mean a member or retirant's	855
surviving spouse with an account in an STRS defined contribution	856
plan.	857
(E) "Beneficiary" means any person eligible to receive, or	858
in receipt of, a retirement allowance or other benefit provided	859
by this chapter.	860
(E) "Ween" means the user beginning the first day of Tyly	0.61
(F) "Year" means the year beginning the first day of July	861
and ending with the thirtieth day of June next following, except	862
that for the purpose of determining final average salary under	863
the plan described in sections 3307.50 to 3307.79 of the Revised	864
Code, "year" may mean the contract year.	865
(G) "Local district pension system" means any school	866

teachers pension fund created in any school district of the 867

state in accordance with the laws of the state prior to	868
September 1, 1920.	869
(H) "Employer contribution" means the amount paid by an	870
employer, as determined by the employer rate, including the	871
normal and deficiency rates, contributions, and funds wherever	872
used in this chapter.	873
(I) "Five years of service credit" means employment	874
covered under this chapter and employment covered under a former	875
retirement plan operated, recognized, or endorsed by a college,	876
institute, university, or political subdivision of this state	877
prior to coverage under this chapter.	878
(J) "Actuary" means an actuarial professional contracted	879
with or employed by the state teachers retirement board, who	880
shall be either of the following:	881
(1) A member of the American academy of actuaries;	882
(2) A firm, partnership, or corporation of which at least	883
one person is a member of the American academy of actuaries.	884
(K) "Fiduciary" means a person who does any of the	885
following:	886
(1) Exercises any discretionary authority or control with	887
respect to the management of the system, or with respect to the	888
management or disposition of its assets;	889
(2) Renders investment advice for a fee, direct or	890
indirect, with respect to money or property of the system;	891
(3) Has any discretionary authority or responsibility in	892
the administration of the system.	893
(L)(1)(a) Except as provided in this division,	894

"compensation" means all salary, wages, and other earnings paid 895 to a teacher by reason of the teacher's employment, including 896 compensation paid pursuant to a supplemental contract. The 897 salary, wages, and other earnings shall be determined prior to 898 determination of the amount required to be contributed to the 899 teachers' savings fund or defined contribution fund under 900 section 3307.26 of the Revised Code and without regard to 901 whether any of the salary, wages, or other earnings are treated 902 as deferred income for federal income tax purposes. 903

(b) Except as provided in division (L) (1) (c) of this
904
section, "compensation" includes amounts paid by an employer as
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a retroactive payment of earnings, damages, or back pay pursuant
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to a court order, court-adopted settlement agreement, or other
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settlement agreement if the retirement system receives both of
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the following:

(i) Teacher and employer contributions under sections
3307.26 and 3307.28 of the Revised Code, plus interest
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compounded annually at a rate determined by the state teachers
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retirement board, for each year or portion of a year for which
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amounts are paid under the order or agreement;
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(ii) Teacher and employer contributions under sections
3307.26 and 3307.28 of the Revised Code, plus interest
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compounded annually at a rate determined by the board, for each
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year or portion of a year not subject to division (L) (1) (b) (i)
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of this section for which the board determines the teacher was
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improperly paid, regardless of the teacher's ability to recover
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on such amounts improperly paid.

(c) If any portion of an amount paid by an employer as a
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retroactive payment of earnings, damages, or back pay is for an
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amount, benefit, or payment described in division (L)(2) of this
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benefit described in division (L)(2) of this section;

section, that portion of the amount is not compensation under	925
this section.	926
(2) Compensation does not include any of the following:	927
(a) Payments for accrued but unused sick leave or personal	928
leave, including payments made under a plan established pursuant	929
to section 124.39 of the Revised Code or any other plan	930
established by the employer;	931
(b) Payments made for accrued but unused vacation leave,	932
including payments made pursuant to section 124.13 of the	933
Revised Code or a plan established by the employer;	934
(c) Payments made for vacation pay covering concurrent	935
periods for which other salary, compensation, or benefits under	936
this chapter or Chapter 145. or 3309. of the Revised Code are	937
paid;	938
(d) Amounts paid by the employer to provide life	939
insurance, sickness, accident, endowment, health, medical,	940
hospital, dental, or surgical coverage, or other insurance for	941
the teacher or the teacher's family, or amounts paid by the	942
employer to the teacher in lieu of providing the insurance;	943
(e) Incidental benefits, including lodging, food, laundry,	944
parking, or services furnished by the employer, use of the	945
employer's property or equipment, and reimbursement for job-	946
related expenses authorized by the employer, including moving	947
and travel expenses and expenses related to professional	948
development;	949
(f) Payments made by the employer in exchange for a	950
member's waiver of a right to receive any payment, amount, or	951

(g) Payments by the employer for services not actually953rendered;954

(h) Any amount paid by the employer as a retroactive
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increase in salary, wages, or other earnings, unless the
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increase is one of the following:
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(i) A retroactive increase paid to a member employed by a
school district board of education in a position that requires a
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license designated for teaching and not designated for being an
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administrator issued under section 3319.22 of the Revised Code
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that is paid in accordance with uniform criteria applicable to
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all members employed by the board in positions requiring the
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licenses;

(ii) A retroactive increase paid to a member employed by a
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school district board of education in a position that requires a
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license designated for being an administrator issued under
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section 3319.22 of the Revised Code that is paid in accordance
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with uniform criteria applicable to all members employed by the
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board in positions requiring the licenses;
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(iii) A retroactive increase paid to a member employed by
a school district board of education as a superintendent that is
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also paid as described in division (L) (2) (h) (i) of this section;
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(iv) A retroactive increase paid to a member employed by
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an employer other than a school district board of education in
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accordance with uniform criteria applicable to all members
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employed by the employer.
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(i) Payments made to or on behalf of a teacher that are in
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excess of the annual compensation that may be taken into account
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by the retirement system under division (a) (17) of section 401
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of the "Internal Revenue Code of 1986," 100 Stat. 2085, 26
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U.S.C.A. 401(a)(17), as amended. For a teacher who first 982 establishes membership before July 1, 1996, the annual 983 compensation that may be taken into account by the retirement 984 system shall be determined under division (d)(3) of section 985 13212 of the "Omnibus Budget Reconciliation Act of 1993," Pub. 986 L. No. 103-66, 107 Stat. 472. 987

(j) Payments made under division (B), (C), or (E) of 988 section 5923.05 of the Revised Code, Section 4 of Substitute 989 Senate Bill No. 3 of the 119th general assembly, Section 3 of 990 Amended Substitute Senate Bill No. 164 of the 124th general 991 assembly, or Amended Substitute House Bill No. 405 of the 124th 992 general assembly; 993

(k) Anything of value received by the teacher that is
based on or attributable to retirement or an agreement to
995
retire.
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(3) The retirement board shall determine both of the 997following: 998

(a) Whether particular forms of earnings are included in999any of the categories enumerated in this division;1000

(b) Whether any form of earnings not enumerated in this 1001 division is to be included in compensation. 1002

Decisions of the board made under this division shall be 1003 final. 1004

(M) "Superannuate" means both of the following: 1005

(1) A former teacher receiving from the system a 1006
retirement allowance under section 3307.58 or 3307.59 of the 1007
Revised Code; 1008

(2) A former teacher receiving a benefit from the system 1009

under a plan established under section 3307.81 of the Revised1010Code, except that "superannuate" does not include a former1011teacher who is receiving a benefit based on disability under a1012plan established under section 3307.81 of the Revised Code.1013

For purposes of sections 3307.35 and 3307.353 of the1014Revised Code, "superannuate" also means a former teacher1015receiving from the system a combined service retirement benefit1016paid in accordance with section 3307.57 of the Revised Code,1017regardless of which retirement system is paying the benefit.1018

	(N) "	STRS	define	ed benefit	: plan"	means	the plan	described	1019
in	sections	s 330'	7.50 to	> 3307.79	of the	Revise	d Code.		1020

(O) "STRS defined contribution plan" means the plans	1021
established under section 3307.81 of the Revised Code and	1022
includes the STRS combined plan under that section.	1023

(P)	"Faculty"	means the	teachin	g staff	of a	university,	1024
college,	or school,	including	any aca	demic a	dmin	istrators.	1025

Sec.	3309.01.	As	used	in	this	chapter:		10)2	:6
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(A) "Employer" or "public employer" means boards of 1027 education, school districts, joint vocational districts, 1028 governing authorities of community schools established under 1029 1030 Chapter 3314. of the Revised Code, a science, technology, engineering, and mathematics school established under Chapter 1031 3326. of the Revised Code, educational institutions, technical 1032 colleges, state, municipal, and community colleges, community 1033 college branches, universities, university branches, other 1034 educational institutions, or other agencies within the state by 1035 which an employee is employed and paid, including any 1036 organization using federal funds, provided the federal funds are 1037 disbursed by an employer as determined by the above. In all 1038

chapter, and its decision shall be final.

cases of doubt, the school employees retirement board shall 1039 determine whether any employer is an employer as defined in this 1040

(B) "Employee" means all of the following: 1042

(1) Any person employed by a public employer in a position
for which the person is not required to have a registration,
1043
certificate, or license issued pursuant to <u>section 3301.28 or</u>
sections 3319.22 to 3319.31 of the Revised Code;

(2) Any person who performs a service common to the normal
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daily operation of an educational unit even though the person is
employed and paid by one who has contracted with an employer to
perform the service, and the contracting board or educational
unit shall be the employer for the purposes of administering the
provisions of this chapter;

(3) Any person, not a faculty member, employed in any
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school or college or other institution wholly controlled and
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managed, and wholly or partly supported by the state or any
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political subdivision thereof, the board of trustees, or other
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managing body of which shall accept the requirements and
1057
obligations of this chapter.

In all cases of doubt, the school employees retirement 1059 board shall determine whether any person is an employee, as 1060 defined in this division, and its decision is final. 1061

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(C) "Prior service" means all service rendered prior to 1062September 1, 1937: 1063
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(1) As an employee as defined in division (B) of thissection;1065

(2) As an employee in a capacity covered by the public 1066

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employees retirement system or the state teachers retirement	1067
system;	1068
(3) As an employee of an institution in another state,	1069

service credit for which was procured by a member under the 1070 provisions of section 3309.31 of the Revised Code. 1071

Prior service, for service as an employee in a capacity1072covered by the public employees retirement system or the state1073teachers retirement system, shall be granted a member under1074qualifications identical to the laws and rules applicable to1075service credit in those systems.1076

Prior service shall not be granted any member for service1077rendered in a capacity covered by the public employees1078retirement system, the state teachers retirement system, and1079this system in the event the service credit has, in the1080respective systems, been received, waived by exemption, or1081forfeited by withdrawal of contributions, except as provided in1082this chapter.1083

If a member who has been granted prior service should, 1084 subsequent to September 16, 1957, and before retirement, 1085 establish three years of contributing service in the public 1086 employees retirement system, or one year in the state teachers 1087 retirement system, then the prior service granted shall become, 1088 at retirement, the liability of the other system, if the prior 1089 service or employment was in a capacity that is covered by that 1090 system. 1091

The provisions of this division shall not cancel any prior1092service granted a member by the school employees retirement1093board prior to August 1, 1959.1094

(D) "Total service," "total service credit," or "Ohio 1095

service credit" means all contributing service of a member of 1096 the school employees retirement system, and all prior service, 1097 computed as provided in this chapter, and all service 1098 established pursuant to sections 3309.31, 3309.311, and 3309.33 1099 of the Revised Code. In addition, "total service" includes any 1100 period, not in excess of three years, during which a member was 1101 out of service and receiving benefits from the state insurance 1102 fund, provided the injury or incapacitation was the direct 1103 result of school employment. 1104

(E) "Member" means any employee, except an SERS retirant
or other system retirant as defined in section 3309.341 of the
Revised Code, who has established membership in the school
1107
employees retirement system. "Member" includes a disability
benefit recipient.

(F) "Contributor" means any person who has an account in 1110
the employees' savings fund. When used in the sections listed in 1111
division (B) of section 3309.82 of the Revised Code, 1112
"contributor" includes any person participating in a plan 1113
established under section 3309.81 of the Revised Code. 1114

(G) "Retirant" means any former member who retired and is
receiving a retirement allowance under section 3309.36 or
3309.381 or former section 3309.38 of the Revised Code.

(H) "Beneficiary" or "beneficiaries" means the estate or a
person or persons who, as the result of the death of a
contributor or retirant, qualifies for or is receiving some
1120
right or benefit under this chapter.

(I) "Interest," as specified in division (E) of section 1122
3309.60 of the Revised Code, means interest at the rates for the 1123
respective funds and accounts as the school employees retirement 1124

Page 40

1125

board may determine from time to time.

(J) "Accumulated contributions" means the sum of all
amounts credited to a contributor's account in the employees'
savings fund together with any regular interest credited thereon
at the rates approved by the retirement board prior to
retirement.

(K) "Final average salary" means the sum of the annual 1131 compensation for the three highest years of compensation for 1132 which contributions were made by the member, divided by three. 1133 If the member has a partial year of contributing service in the 1134 year in which the member terminates employment and the partial 1135 year is at a rate of compensation that is higher than the rate 1136 of compensation for any one of the highest three years of annual 1137 earnings, the board shall substitute the compensation earned for 1138 the partial year for the compensation earned for a similar 1139 fractional portion in the lowest of the three high years of 1140 annual compensation before dividing by three. If a member has 1141 less than three years of contributing membership, the final 1142 average salary shall be the total compensation divided by the 1143 total number of years, including any fraction of a year, of 1144 1145 contributing service.

(L) "Annuity" means payments for life derived from 1146
contributions made by a contributor and paid from the annuity 1147
and pension reserve fund as provided in this chapter. All 1148
annuities shall be paid in twelve equal monthly installments. 1149

(M) (1) "Pension" means annual payments for life derived
from appropriations made by an employer and paid from the
employers' trust fund or the annuity and pension reserve fund.
All pensions shall be paid in twelve equal monthly installments.

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(2) "Disability retirement" means retirement as provided	1154
in section 3309.40 of the Revised Code.	1155
(N) "Retirement allowance" means the pension plus the	1156
annuity.	1157
(O)(1) "Benefit" means a payment, other than a retirement	1158
allowance or the annuity paid under section 3309.344 of the	1159
Revised Code, payable from the accumulated contributions of the	1160
member or the employer, or both, under this chapter and includes	1161
a disability allowance or disability benefit.	1162
(2) "Disability allowance" means an allowance paid on	1163
account of disability under section 3309.401 of the Revised	1164
Code.	1165
(3) "Disability benefit" means a benefit paid as	1166
disability retirement under section 3309.40 of the Revised Code,	1167
as a disability allowance under section 3309.401 of the Revised	1168
Code, or as a disability benefit under section 3309.35 of the	1169
Revised Code.	1170
(P) "Annuity reserve" means the present value, computed	1171
upon the basis of mortality tables adopted by the school	1172
employees retirement board, of all payments to be made on	1173
account of any annuity, or benefit in lieu of any annuity,	1174

(Q) "Pension reserve" means the present value, computed
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upon the basis of mortality tables adopted by the school
1177
employees retirement board, of all payments to be made on
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account of any pension, or benefit in lieu of any pension,
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granted to a retirant or a beneficiary.

granted to a retirant.

(R) "Year" means the year beginning the first day of Julyand ending with the thirtieth day of June next following.1182

(S) "Local district pension system" means any school	1183
employees' pension fund created in any school district of the	1184
state prior to September 1, 1937.	1185
(T) "Employer contribution" means the amount paid by an	1186
employer as determined under section 3309.49 of the Revised	1187
Code.	1188
code.	1100
(U) "Fiduciary" means a person who does any of the	1189
following:	1190
(1) Exercises any discretionary authority or control with	1191
respect to the management of the system, or with respect to the	1192
management or disposition of its assets;	1193
(2) Renders investment advice for a fee, direct or	1194
indirect, with respect to money or property of the system;	1194
indifect, with respect to money of property of the system,	1195
(3) Has any discretionary authority or responsibility in	1196
the administration of the system.	1197
(V)(1) Except as otherwise provided in this division,	1198
"compensation" means all salary, wages, and other earnings paid	1199
to a contributor by reason of employment. The salary, wages, and	1200
other earnings shall be determined prior to determination of the	1201
amount required to be contributed to the employees' savings fund	1202
under section 3309.47 of the Revised Code and without regard to	1203
whether any of the salary, wages, or other earnings are treated	1204
as deferred income for federal income tax purposes.	1205
(2) Compensation does not include any of the following:	1206
(a) Payments for accrued but unused sick leave or personal	1207
leave, including payments made under a plan established pursuant	1208
to section 124.39 of the Revised Code or any other plan	1209
established by the employer;	1210

(b) Payments made for accrued but unused vacation leave,
including payments made pursuant to section 124.13 of the
Revised Code or a plan established by the employer;
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(c) Payments made for vacation pay covering concurrent
periods for which other salary or compensation is also paid or
during which benefits are paid under this chapter;
1216

(d) Amounts paid by the employer to provide life
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insurance, sickness, accident, endowment, health, medical,
hospital, dental, or surgical coverage, or other insurance for
the contributor or the contributor's family, or amounts paid by
the employer to the contributor in lieu of providing the
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insurance;

(e) Incidental benefits, including lodging, food, laundry, 1223
parking, or services furnished by the employer, use of the 1224
employer's property or equipment, and reimbursement for job-1225
related expenses authorized by the employer, including moving 1226
and travel expenses and expenses related to professional 1227
development; 1228

(f) Payments made to or on behalf of a contributor that 1229 are in excess of the annual compensation that may be taken into 1230 account by the retirement system under division (a)(17) of 1231 section 401 of the "Internal Revenue Code of 1986," 100 Stat. 1232 2085, 26 U.S.C.A. 401(a)(17), as amended. For a contributor who 1233 first establishes membership before July 1, 1996, the annual 1234 compensation that may be taken into account by the retirement 1235 system shall be determined under division (d) (3) of section 1236 13212 of the "Omnibus Budget Reconciliation Act of 1993," Pub. 1237 L. No. 103-66, 107 Stat. 472; 1238

(g) Payments made under division (B), (C), or (E) of

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section 5923.05 of the Revised Code, Section 4 of Substitute 1240 Senate Bill No. 3 of the 119th general assembly, Section 3 of 1241 Amended Substitute Senate Bill No. 164 of the 124th general 1242 assembly, or Amended Substitute House Bill No. 405 of the 124th 1243 general assembly; 1244

(h) Anything of value received by the contributor that is
based on or attributable to retirement or an agreement to
retire, except that payments made on or before January 1, 1989,
that are based on or attributable to an agreement to retire
shall be included in compensation if both of the following
apply:

(i) The payments are made in accordance with contractprovisions that were in effect prior to January 1, 1986.1252

(ii) The employer pays the retirement system an amountspecified by the retirement board equal to the additional1254liability from the payments.

(3) The retirement board shall determine by rule whether
any form of earnings not enumerated in this division is to be
1257
included in compensation, and its decision shall be final.
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(W) "Disability benefit recipient" means a member who is1259receiving a disability benefit.1260

(X) "Actuary" means an individual who satisfies all of the 1261following requirements: 1262

(1) Is a member of the American academy of actuaries; 1263

(2) Is an associate or fellow of the society of actuaries; 1264

(3) Has a minimum of five years' experience in providing1265actuarial services to public retirement plans.1266

Sec. 3310.032. (A) A student is an "eligible student" for 1267 purposes of the expansion of the educational choice scholarship 1268 pilot program under this section if the student's resident 1269 district is not a school district in which the pilot project 1270 scholarship program is operating under sections 3313.974 to 1271 3313.979 of the Revised Code, the student is not eligible for an 1272 educational choice scholarship under section 3310.03 of the 1273 Revised Code, and the <u>either of the following apply:</u> 1274

Page 45

(1) The student's family income is at or below two hundred1275fifty per cent of the federal poverty guidelines, as defined in1276section 5101.46 of the Revised Code, when the student applies1277for a scholarship under this section.1278

(2) The student's sibling, as defined in section 3310.0331279of the Revised Code, receives a scholarship under this section1280for at least one of the following:1281

(a) For the school year immediately prior to the school1282year for which the student is seeking a scholarship;1283

(b) For the school year for which the student is seeking a 1284 scholarship. 1285

(B) In each fiscal year for which the general assembly
appropriates funds for purposes of this section, the department
of education shall pay scholarships to attend chartered
nonpublic schools in accordance with section 3317.022 of the
Revised Code. The number of scholarships awarded under this
section shall not exceed the number that can be funded for that
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school year as authorized by the general assembly.

(C) Scholarships under this section shall be awarded as 1293
follows: 1294

(1) For the 2013-2014 school year, to eligible students 1295

Page 46

who are entering kindergarten in that school year for the first 1296 time; 1297 (2) For each subsequent school year through the 2019-2020 1298 school year, scholarships shall be awarded to eligible students 1299 in the next grade level above the highest grade level awarded in 1300 the preceding school year, in addition to the grade levels for 1301 which students received scholarships in the preceding school 1302 1303 vear; (3) Beginning with the 2020-2021 school year, to eligible 1304 students who are entering any of grades kindergarten through 1305 twelve in that school year for the first time. 1306 (D) If the number of eligible students who apply for a 1307 scholarship under this section exceeds the scholarships 1308 available based on the appropriation for this section, the 1309 department shall award scholarships in the following order of 1310 1311 priority: (1) First, to eligible students who received scholarships 1312 under this section in the prior school year; 1313 (2) Second, to eligible students with family incomes at or 1314 below one hundred per cent of the federal poverty guidelines. If 1315 the number of students described in division (D)(2) of this 1316 section who apply for a scholarship exceeds the number of 1317 available scholarships after awards are made under division (D) 1318 (1) of this section, the department shall select students 1319 described in division (D)(2) of this section by lot to receive 1320 any remaining scholarships. 1321 (3) Third, to other eligible students who qualify under 1322 this section. If the number of students described in division 1323 (D) (3) of this section exceeds the number of available 1324

scholarships after awards are made under divisions (D) (1) and1325(2) of this section, the department shall select students1326described in division (D) (3) of this section by lot to receive1327any remaining scholarships.1328

(E) Subject to divisions (E) (1) to (3) of this section, a
A student who receives a scholarship under this section remains
an eligible student and may continue to receive scholarships
under this section in subsequent school years until the student
completes grade twelve, so long as the student satisfies the
conditions specified in divisions (D) (2) and (3) of section
3310.03 of the Revised Code.

Once a scholarship is awarded under this section, the1336student shall remain eligible for that scholarship for the1337current school year and subsequent school years even if the1338student's family income rises above the amount specified in1339division (A) of this section, provided the student remains1340enrolled in a chartered nonpublic school, however:1341

(1) If the student's family income is above two hundred	1342
fifty per cent but at or below three hundred per cent of the-	1343
federal poverty guidelines, the student shall receive a	1344
scholarship in the amount of seventy-five per cent of the full-	1345
scholarship amount.	1346

(2) If the student's family income is above three hundred1347per cent but at or below four hundred per cent of the federal1348poverty guidelines, the student shall receive a scholarship in1349the amount of fifty per cent of the full scholarship amount.1350

(3) If the student's family income is above four hundred1351per cent of the federal poverty guidelines, the student is no1352longer eligible to receive an educational choice scholarship.1353

Sec. 3310.70. (A) A student is an "eligible student" for 1354 purposes of this section if the student is at least six but no 1355 more than eighteen years old and the student's family income is 1356 at or below three hundred per cent of the federal poverty 1357 guidelines, as defined in section 5101.46 of the Revised Code. 1358

(B) (1) There is hereby established the afterschool child 1359 enrichment (ACE) educational savings account program. Not later 1360 than thirty days after the effective date of this section, the 1361 The department of education shall adopt emergency rules under 1362 Chapter 119. of the Revised Code that prescribe procedures for 1363 the establishment of these accounts for in fiscal years 2022 and 1364 2023 upon the request of the parent or guardian of an eligible 1365 student enrolled in a public or nonpublic school or an eligible 1366 student who has been excused from the compulsory attendance law 1367 for the purpose of home instruction under section 3321.04 of the 1368 Revised Code. Accounts shall be established on a first-come, 1369 first-served basis according to the availability of funds 1370 appropriated for purposes of this section. 1371

Accounts shall be used in accordance with division (E) of1372this section. Any balance remaining in a student's account after1373fiscal year 2023 shall remain in that account for use as1374prescribed in division (D) (3) of this section.1375

(2) Not later than one hundred twenty days after the
effective date of this section, the <u>The</u> department shall create
an online form for parents and guardians to request the
establishment of an account under this section.

(C) (1) The department shall contract with a vendor for
purposes of administering the provisions of this section and may
contract with the treasurer of state for technical assistance.
In selecting a vendor, the department shall give preference to
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those vendors who use a smart phone application that is free for 1384 parents or quardians to use, is capable of scanning receipts, 1385 allows users to provide program feedback, and includes customer 1386 service contact information for parents and quardians who 1387 experience technical issues with the application. For fiscal 1388 year 2022 or fiscal year 2023each fiscal year in which the 1389 program operates, the department shall pay the vendor not more 1390 than three per cent of the amount appropriated for that fiscal 1391 year for purposes of this section. 1392

(2) The vendor selected by the department under division(C) (2) of this section shall do both of the following:1394

(a) Monitor how accounts are used by parents or guardians
and recoup moneys that are used for purposes that are not
authorized by this section as determined by the vendor;
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(b) Provide the department with a comprehensive list of 1398purchases made with accounts. 1399

(3) At no time shall the vendor authorize parents or
guardians to use moneys for purposes that are not authorized by
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this section as determined by the vendor. If the vendor
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authorizes parents or guardians to use moneys for a specified
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purpose and later determines that purpose is not authorized by
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this section, the vendor may recoup that money.

(D) (1) If a parent or guardian makes a request under 1406 division (B) of this section during fiscal year 2022, five 1407 hundred dollars shall be credited to the account established 1408 pursuant to the parent's or guardian's request within fourteen 1409 days of the parent's or guardian's request, and that amount 1410 shall be disbursed upon request to the parent or guardian not 1411 later than June 30, 2022, for use in accordance with division 1422

(E) of this section. Any amount remaining in an account at the 1413 end of fiscal year 2022 shall remain in that account for fiscal 1414 year 2023 for use in accordance with division (E) of this 1415 1416 section. (2) If a parent or guardian makes a request under division 1417 (B) of this section during fiscal year 2023, five hundred 1418 dollars shall be credited to the account established pursuant to 1419 the parent's or quardian's request within fourteen days of the 1420 parent's or guardian's request, and that amount shall be 1421 1422 disbursed upon request to the parent or guardian not later than June 30, 2023, for use in accordance with division (E) of this 1423 section. If a parent or quardian had an account established for 1424 fiscal year 2022, that amount shall be credited and distributed 1425

to that account for use in accordance with division (E) of this 1426
section. 1427

(3) Any amount remaining in an account established under1428division (B) of this section at the end of fiscal year 20231429shall remain in that account for use in accordance with division1430(E) of this section in future fiscal years until either the full1431amount has been spent or the student graduates from high school.1432Any amount remaining in the account of a student who graduates1433from high school shall be returned to the department.1434

(E) Subject to division (F) of this section, moneys
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credited to an education savings account established under
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division (B) of this section shall be used by an eligible
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student's parent or guardian for any of the following purposes,
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whether secular or nonsecular:

(1) Before- or after-school educational programs;
(2) Day camps, including camps for academics, music, and
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arts;	1442
(3) Tuition at learning extension centers;	1443
(4) Tuition for learning pods;	1444
(5) If the student has been excused from the compulsory	1445
attendance law for the purpose of home instruction under section	1446
3321.04 of the Revised Code, purchase of curriculum and	1447
materials;	1448
(6) Educational, learning, or study skills services;	1449
(7) Field trips to historical landmarks, museums, science	1450
centers, and theaters, including admission, exhibit, and program	1451
fees;	1452
(8) Language classes;	1453
(9) Instrument lessons;	1454
(10) Tutoring.	1455
(F) At no time shall moneys credited to an account	1456
established under division (B) of this section be used for the	1457
purchase of electronic devices.	1458
(G) The department shall make available to parents and	1459
guardians a list of the purposes for which moneys credited to an	1460
account established under division (B) of this section may be	1461
spent in accordance with division (E) of this section.	1462
(H) Not later than December 31, 2023, the department shall	1463
prepare a report regarding the administration of this section,	1464
including feedback from a random sampling of parents and	1465
guardians who participate in the program for fiscal year 2022,	1466
fiscal year 2023, or both and submit the report to the general	1467
assembly in accordance with section 101.68 of the Revised Code.	1468

Sec. 3313.976. (A) No private school may receive	1469
scholarship payments from parents pursuant to section 3317.022	1470
of the Revised Code until the chief administrator of the private	1471
school registers the school with the superintendent of public	1472
instruction. The state superintendent shall register any school	1473
that meets the following requirements:	1474
(1) The school offers any of grades kindergarten through	1475
twelve and eitherdoes any of the following:	1476
(a) Is <u>Offers</u> any of grades kindergarten through twelve	1477
and is located within the boundaries of the pilot project school	1478
district;	1479
(b) Is <u>Offers</u> any of grades kindergarten through twelve	1480
and is located within the boundaries of a city, local, or	1481
exempted village school district that is both:	1482
(i) Located in a municipal corporation with a population	1483
of fifteen thousand or more;	1484
(ii) Located within five miles of the border of the pilot	1485
project school district.	1486
(c) Offers all of grades pre-kindergarten through eight,	1487
but not any of grades nine through twelve, and is located within	1488
the boundaries of a city, local, or exempted village school	1489
district that is:	1490
(i) Located in a municipal corporation with a population	1491
of greater than ten thousand but less than thirteen thousand;	1492
(ii) Located within five miles of the border of the pilot	1493
project school district;	1494
(iii) Located in the same county as the pilot project	1495
<u>school district.</u>	1496

(2) The school indicates in writing its commitment to
follow all requirements for a state-sponsored scholarship
program specified under sections 3313.974 to 3313.979 of the
Revised Code, including, but not limited to, the requirements
for admitting students pursuant to section 3313.977 of the
Revised Code;

(3) The school meets all state minimum standards for
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chartered nonpublic schools in effect on July 1, 1992, except
that the state superintendent at the superintendent's discretion
may register nonchartered nonpublic schools meeting the other
1506
requirements of this division;

(4) The school does not discriminate on the basis of race,religion, or ethnic background;1509

(5) The school enrolls a minimum of ten students per class
or a sum of at least twenty-five students in all the classes
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offered;
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(6) The school does not advocate or foster unlawful
behavior or teach hatred of any person or group on the basis of
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race, ethnicity, national origin, or religion;
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(7) The school does not provide false or misleadinginformation about the school to parents, students, or thegeneral public;1518

(8) For students in grades kindergarten through eight with
family incomes at or below two hundred per cent of the federal
poverty guidelines, as defined in section 5104.46 of the Revised
Code, the school agrees not to charge any tuition in excess of
the scholarship amount established pursuant to division (A) (11)
(a) of section 3317.022 of the Revised Code, excluding any
increase described in that division.

(9) For students in grades kindergarten through eight with 1526 family incomes above two hundred per cent of the federal poverty 1527 guidelines, whose scholarship amounts are less than the actual 1528 tuition charge of the school, the school agrees not to charge 1529 any tuition in excess of the difference between the actual 1530 tuition charge of the school and the scholarship amount 1531 established pursuant to division (A) (11) (a) of section 3317.022 1532 of the Revised Code, excluding any increase described in that 1533 division. The school shall permit such tuition, at the 1534 discretion of the parent, to be satisfied by the family's 1535 provision of in-kind contributions or services. 1536

Page 54

(10) The school agrees not to charge any tuition to 1537 families of students in grades nine through twelve receiving a 1538 scholarship in excess of the actual tuition charge of the school 1539 less the scholarship amount established pursuant to division (A) 1540 (11) (a) of section 3317.022 of the Revised Code, excluding any 1541 increase described in that division. 1542

(11) It annually administers the applicable assessments 1543 prescribed by section 3301.0710, 3301.0712, or 3313.619 of the 1544 Revised Code to each scholarship student enrolled in the school 1545 in accordance with section 3301.0711 or 3301.0712 of the Revised 1546 Code and reports to the department of education the results of 1547 each such assessment administered to each scholarship student, 1548 unless one of the following applies to the student: 1549

(a) The student is excused from taking that assessment
under federal law, the student's individualized education
program, or division (C) (1) (c) (i) of section 3301.0711 of the
Revised Code.

(b) The student is enrolled in a chartered nonpublic 1554 school that meets the conditions specified in division (K)(2) or 1555

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Page 55
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(L)(4) of section 3301.0711 of the Revised Code.

(c) The student is enrolled in any of grades three to
eight and takes an alternative standardized assessment under
division (K) (1) of section 3301.0711 of the Revised Code.
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(d) The student is excused from taking the assessment
prescribed under division (B) (1) of section 3301.0712 of the
Revised Code pursuant to division (C) (1) (c) (ii) of section
3301.0711 of the Revised Code.

(B) The state superintendent shall revoke the registration
of any school if, after a hearing, the superintendent determines
that the school is in violation of any of the provisions of
division (A) of this section.

(C) Any public school located in a school district 1568 adjacent to the pilot project <u>school</u> district may receive 1569 scholarship payments on behalf of parents pursuant to section 1570 3317.022 of the Revised Code if the superintendent of the 1571 district in which such public school is located notifies the 1572 state superintendent prior to the first day of March that the 1573 district intends to admit students from the pilot project <u>school</u> 1574 district for the ensuing school year pursuant to section 3327.06 1575 of the Revised Code. 1576

(D) Any parent wishing to purchase tutorial assistance
from any person or governmental entity pursuant to the pilot
project program under sections 3313.974 to 3313.979 of the
Revised Code shall apply to the state superintendent. The state
superintendent shall approve providers who appear to possess the
capability of furnishing the instructional services they are
offering to provide.

Sec. 3314.016. This section applies to any entity that

sponsors a community school, regardless of whether section 1585 3314.021 or 3314.027 of the Revised Code exempts the entity from 1586 the requirement to be approved for sponsorship under divisions 1587 (A) (2) and (B) (1) of section 3314.015 of the Revised Code. The 1588 office of Ohio school sponsorship established under section 1589 3314.029 of the Revised Code shall be rated under division (B) 1590 of this section, but divisions (A) and (C) of this section do 1591 not apply to the office. 1592

(A) An entity that sponsors a community school shall be
permitted to enter into contracts under section 3314.03 of the
Revised Code to sponsor additional community schools only if the
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entity meets all of the following criteria:

(1) The entity is in compliance with all provisions of
this chapter requiring sponsors of community schools to report
data or information to the department of education.

(2) The entity is not rated as "ineffective" underdivision (B)(6) of this section.1601

(3) Except as set forth in sections 3314.021 and 3314.027
of the Revised Code, the entity has received approval from and
entered into an agreement with the department of education
pursuant to section 3314.015 of the Revised Code.

(B) (1) The department shall develop and implement an 1606 evaluation system that annually rates and assigns an overall 1607 rating to each entity that sponsors a community school. The 1608 department, not later than the first day of February of each 1609 year, shall post on the department's web site the framework for 1610 the evaluation system, including technical documentation that 1611 the department intends to use to rate sponsors for the next 1612 school year. The department shall solicit public comment on the 1613

evaluation system for thirty consecutive days. Not later than 1614 the first day of April of each year, the department shall 1615 compile and post on the department's web site all public 1616 comments that were received during the public comment period. 1617 The evaluation system shall be posted on the department's web 1618 site by the fifteenth day of July of each school year. Any 1619 changes to the evaluation system after that date shall take 1620 effect the following year. The evaluation system shall be based 1621 on the following components: 1622

(a) Academic performance of students enrolled in community 1623 schools sponsored by the same entity. The academic performance 1624 component shall be derived from the performance measures 1625 prescribed for the state report cards under section 3302.03 or 1626 3314.017 of the Revised Code, and shall be based on the 1627 performance of the schools for the school year for which the 1628 evaluation is conducted. In addition to the academic performance 1629 for a specific school year, the academic performance component 1630 shall also include year-to-year changes in the overall sponsor 1631 portfolio. For a community school for which no graded 1632 performance measures are applicable or available, the department 1633 shall use nonreport card performance measures specified in the 1634 contract between the community school and the sponsor under 1635 division (A)(4) of section 3314.03 of the Revised Code. 1636

(b) Adherence by a sponsor to the quality practices 1637 prescribed by the department under division (B)(3) of this 1638 section. For a sponsor that was rated "effective" or "exemplary" 1639 on its most recent rating, the department may evaluate that 1640 sponsor's adherence to quality practices once over a period of 1641 three years. If the department elects to evaluate a sponsor once 1642 over a period of three years, the most recent rating for a 1643 sponsor's adherence to quality practices shall be used when 1644

determining an annual overall rating conducted under this 1645 section. 1646 (c) Compliance with all applicable laws and administrative 1647 rules by an entity that sponsors a community school. 1648 Under the evaluation system prescribed under division (B) 1649 (1) of this section, the department shall not assign an overall 1650 rating of "ineffective" or lower to an entity that sponsors a 1651 community school solely because that entity received no points 1652 on one of the components prescribed under that division. 1653

(2) In calculating an academic performance component, the 1654 department shall exclude all community schools that have been in 1655 operation for not more than two full school years and all 1656 community schools described in division (A)(4)(b) of section 1657 3314.35 of the Revised Code. However, the academic performance 1658 of the community schools described in division (A)(4)(b) of 1659 section 3314.35 of the Revised Code shall be reported, but shall 1660 not be used as a factor when determining a sponsoring entity's 1661 rating under this section. 1662

(3) The department, in consultation with entities that
sponsor community schools, shall prescribe quality practices for
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community school sponsors and develop an instrument to measure
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adherence to those quality practices. The quality practices
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shall be based on standards developed by the national
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association of charter school authorizers or any other
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nationally organized community school organization.

(4) (a) The department may permit peer review of a
sponsor's adherence to the quality practices prescribed under
division (B) (3) of this section. Peer reviewers shall be limited
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to individuals employed by sponsors rated "effective" or
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section.

"exemplary" on the most recent ratings conducted under this 1674

(b) The department shall require individuals participating 1676 in peer review under division (B)(4)(a) of this section to 1677 complete training approved or established by the department. 1678

(c) The department may enter into an agreement with 1679 another entity to provide training to individuals conducting 1680 peer review of sponsors. Prior to entering into an agreement 1681 with an entity, the department shall review and approve of the 1682 entity's training program. 1683

(5) Not later than July 1, 2013, the The state board of 1684 education shall adopt rules in accordance with Chapter 119. of 1685 the Revised Code prescribing standards for measuring compliance 1686 with applicable laws and rules under division (B)(1)(c) of this 1687 section. 1688

(6) The department annually shall rate all entities that 1689 sponsor community schools as either "exemplary," "effective," 1690 "ineffective," or "poor," based on the components prescribed by 1691 division (B) of this section, where each component is weighted 1692 equally. A separate rating shall be given by the department for 1693 each component of the evaluation system. 1694

The department shall publish the ratings between the first 1695 day of October and the fifteenth day of November. 1696

Prior to the publication of the final ratings, the 1697 department shall designate and provide notice of a period of at 1698 least ten business days during which each sponsor may review the 1699 information used by the department to determine the sponsor's 1700 rating on the components prescribed by division (B)(1) of this 1701 section. If the sponsor believes there is an error in the 1702

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1675

department's evaluation, the sponsor may request adjustments to 1703 the rating of any of those components based on documentation 1704 previously submitted as part of an evaluation. The sponsor shall 1705 provide to the department any necessary evidence or information 1706 to support the requested adjustments. The department shall 1707 review the evidence and information, determine whether an 1708 adjustment is valid, and promptly notify the sponsor of its 1709 determination and reasons. If any adjustments to the data could 1710 result in a change to the rating on the applicable component or 1711 to the overall rating, the department shall recalculate the 1712 ratings prior to publication. 1713

The department shall provide training on an annual basis 1714 regarding the evaluation system prescribed under this section. 1715 The training shall, at a minimum, describe methodology, 1716 timelines, and data required for the evaluation system. The 1717 first training session shall occur not later than March 2, 2016. 1718 Beginning in 2018, the training shall be made available to each 1719 entity that sponsors a community school by the fifteenth day of 1720 July of each year and shall include guidance on any changes made 1721 to the evaluation system. 1722

(7) (a) Entities with an overall rating of "exemplary" for
the two most recent years in which the entity was evaluated may
take advantage of the following incentives:

(i) Renewal of the written agreement with the department,
1726
not to exceed ten years, provided that the entity consents to
1727
continued evaluation of adherence to quality practices as
1728
described in division (B) (1) (b) of this section;
1729

(ii) The ability to extend the term of the contract
between the sponsoring entity and the community school beyond
the term described in the written agreement with the department;
1732

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(iii) An exemption from the preliminary agreement and	1733
contract adoption and execution deadline requirements prescribed	1734
in division (D) of section 3314.02 of the Revised Code;	1735
(iv) An exemption from the automatic contract expiration	1736
requirement, should a new community school fail to open by the	1737
thirtieth day of September of the calendar year in which the	1738
community school contract is executed;	1739
(v) No limit on the number of community schools the entity	1740
may sponsor;	1741
(vi) No territorial restrictions on sponsorship.	1742
An entity may continue to sponsor any community schools	1743
with which it entered into agreements under division (B)(7)(a)	1744
(v) or (vi) of this section while rated "exemplary,"	1745
notwithstanding the fact that the entity later receives a lower	1746
overall rating.	1747
(b) Entities with an overall rating of "exemplary" or	1748
"effective" for the three most recent years in which the entity	1749
was evaluated shall be evaluated by the department once every	1750
three years.	1751
(c)(i) Entities that receive an overall rating of	1752

"ineffective" shall be prohibited from sponsoring any new or 1753 additional community schools during the time in which the 1754 sponsor is rated as "ineffective" and shall be subject to a 1755 quality improvement plan based on correcting the deficiencies 1756 that led to the "ineffective" rating, with timelines and 1757 benchmarks that have been established by the department. 1758

(ii) Entities that receive an overall rating of
"ineffective" on their three most recent ratings shall have all
sponsorship authority revoked. Within thirty days after
1761

receiving its third rating of "ineffective," the entity may 1762 appeal the revocation of its sponsorship authority to the 1763 superintendent of public instruction, who shall appoint an 1764 independent hearing officer to conduct a hearing in accordance 1765 with Chapter 119. of the Revised Code. The hearing shall be 1766 conducted within thirty days after receipt of the notice of 1767 appeal. Within forty-five days after the hearing is completed, 1768 the state board of education shall determine whether the 1769 revocation is appropriate based on the hearing conducted by the 1770 independent hearing officer, and if determined appropriate, the 1771 revocation shall be confirmed. 1772

(d) Entities that receive an overall rating of "poor" 1773 shall have all sponsorship authority revoked. Within thirty days 1774 after receiving a rating of "poor," the entity may appeal the 1775 revocation of its sponsorship authority to the superintendent of 1776 public instruction, who shall appoint an independent hearing 1777 officer to conduct a hearing in accordance with Chapter 119. of 1778 the Revised Code. The hearing shall be conducted within thirty 1779 days after receipt of the notice of appeal. Within forty-five 1780 days after the hearing is completed, the state board of 1781 education shall determine whether the revocation is appropriate 1782 based on the hearing conducted by the independent hearing 1783 officer, and if determined appropriate, the revocation shall be 1784 confirmed. 1785

(8) For the 2014-2015 school year and each school year
1786 thereafter, student academic performance prescribed under
1787 division (B) (1) (a) of this section shall include student
academic performance data from community schools that primarily
serve students enrolled in a dropout prevention and recovery
program.

(C) If the governing authority of a community school 1792 enters into a contract with a sponsor prior to the date on which 1793 the sponsor is prohibited from sponsoring additional schools 1794 under division (A) of this section and the school has not opened 1795 for operation as of that date, that contract shall be void and 1796 the school shall not open until the governing authority secures 1797 a new sponsor by entering into a contract with the new sponsor 1798 under section 3314.03 of the Revised Code. However, the 1799 department's office of Ohio school sponsorship, established 1800 under section 3314.029 of the Revised Code, may assume the 1801 sponsorship of the school until the earlier of the expiration of 1802 two school years or until a new sponsor is secured by the 1803 school's governing authority. A community school sponsored by 1804 the department under this division shall not be included when 1805 calculating the maximum number of directly authorized community 1806 schools permitted under division (A)(3) of section 3314.029 of 1807 the Revised Code. 1808

(D) When an entity's authority to sponsor schools is
revoked pursuant to division (B)(7)(c) or (d) of this section,
the office of Ohio school sponsorship shall assume sponsorship
1811
of any schools with which the original sponsor has contracted
1812
for the remainder of that school year. The office may continue
1813
sponsoring those schools until the earlier of:

(1) The expiration of two school years from the time that1815sponsorship is revoked;1816

(2) When a new sponsor is secured by the governing
authority pursuant to division (C)(1) of section 3314.02 of the
Revised Code.

Any community school sponsored under this division shall1820not be counted for purposes of directly authorized community1821

schools under division (A)(3) of section 3314.029 of the Revised 1822 Code. 1823

(E) The department shall recalculate the rating for the
2017-2018 school year for each sponsor of a community school
1825 that receives recalculated ratings pursuant to division (I) of
1826 section 3314.017 of the Revised Code.

Sec. 3314.021. (A) This section applies to any entity that1828is exempt from taxation under section 501(c)(3) of the Internal1829Revenue Code and that satisfies the conditions specified in1830divisions (C)(1)(f)(ii) and (iii) of section 3314.02 of the1831Revised Code but does not satisfy the condition specified in1832division (C)(1)(f)(i) of that section.1833

(B) Notwithstanding division (C) (1) (f) (i) of section
3314.02 of the Revised Code, and subject to division (D) (2) of
1835
this section, an entity described in division (A) of this
section may do both of the following without obtaining the
1837
department of education's initial approval of its sponsorship
under divisions (A) (2) and (B) (1) of section 3314.015 of the
Revised Code:

(1) Succeed the board of trustees of a state university
located in the pilot project area or that board's designee as
the sponsor of a community school established under this
1843
chapter;

(2) Continue to sponsor that school in conformance with
1845
the terms of the contract between the board of trustees or its
designee and the governing authority of the community school and
1847
renew that contract as provided in division (E) of section
1848
3314.03 of the Revised Code.

(C) The entity that succeeds the board of trustees or the 1850

board's designee as sponsor of a community school under division 1851 (B) of this section also may enter into contracts to sponsor 1852 other community schools regardless of the proposed school's 1853 location, without obtaining the department's initial approval of 1854 its sponsorship of those schools under divisions (A)(2) and (B) 1855 (1) of section 3314.015 of the Revised Code as long as the 1856 contracts conform with and the entity complies with all other 1857 requirements of this chapter. 1858

(D) (1) Regardless of the entity's authority to sponsor
community schools without the initial approval of the
department, the entity is under the continuing oversight of the
department in accordance with rules adopted under section
3314.015 of the Revised Code.

(2) If an entity described in division (A) of this section 1864 receives a rating below "effective" under division (B) of 1865 section 3314.016 of the Revised Code for two or more consecutive 1866 years, that entity shall receive approval from the department of 1867 education to sponsor community schools and enter into a written 1868 agreement with the department in accordance with division (B)(1) 1869 of section 3314.015 of the Revised Code prior to entering into 1870 any further preliminary agreements under division (C)(2) of 1871 section 3314.02 of the Revised Code or renewing any existing 1872 contract to sponsor a community school. 1873

(E) (1) As used in division (E) of this section: 1874

(a) "Board of trustees" means a board of trustees of a1875state university located in the pilot project area.1876

(b) "Rating" means a sponsor rating under section 3314.0161877of the Revised Code.1878

(2) Notwithstanding anything to the contrary in division 1879

(B)(7)(b) of section 3314.016 of the Revised Code, for the	1880
purposes of that division, the department shall consider an	1881
entity that succeeded a board of trustees as the sponsor of a	1882
community school in accordance with division (B)(1) of this	1883
section to have received the same rating for the 2016-2017	1884
school year as the board of trustees, provided all of the	1885
following apply:	1886
(a) The department assigned the board of trustees a rating	1887
of either "effective" or "exemplary" for the 2016-2017 school_	1888
	1889
year.	1009
(b) The department did not assign the entity its own	1890
rating for the 2016-2017 school year.	1891
(c) The department assigned the entity its own rating for	1892
the 2017-2018 school year.	1893
<u>ene zori zoro senoor year.</u>	1095
Sec. 3314.074. Divisions (A) and (B) of this section apply	1894
Sec. 3314.074. Divisions (A) and (B) of this section apply only to the extent permitted under Chapter 1702. of the Revised	1894 1895
only to the extent permitted under Chapter 1702. of the Revised Code.	1895 1896
only to the extent permitted under Chapter 1702. of the Revised Code. (A) If any community school established under this chapter	1895 1896 1897
only to the extent permitted under Chapter 1702. of the Revised Code. (A) If any community school established under this chapter permanently closes and ceases its operation as a community	1895 1896 1897 1898
only to the extent permitted under Chapter 1702. of the Revised Code. (A) If any community school established under this chapter permanently closes and ceases its operation as a community school, the assets of that school shall be distributed first to	1895 1896 1897 1898 1899
only to the extent permitted under Chapter 1702. of the Revised Code. (A) If any community school established under this chapter permanently closes and ceases its operation as a community school, the assets of that school shall be distributed first to the retirement funds of employees of the school, employees of	1895 1896 1897 1898 1899 1900
only to the extent permitted under Chapter 1702. of the Revised Code. (A) If any community school established under this chapter permanently closes and ceases its operation as a community school, the assets of that school shall be distributed first to the retirement funds of employees of the school, employees of the school, and private creditors who are owed compensation, and	1895 1896 1897 1898 1899 1900 1901
only to the extent permitted under Chapter 1702. of the Revised Code. (A) If any community school established under this chapter permanently closes and ceases its operation as a community school, the assets of that school shall be distributed first to the retirement funds of employees of the school, employees of the school, and private creditors who are owed compensation, and then any remaining funds shall be paid to the department of	1895 1896 1897 1898 1899 1900 1901 1902
only to the extent permitted under Chapter 1702. of the Revised Code. (A) If any community school established under this chapter permanently closes and ceases its operation as a community school, the assets of that school shall be distributed first to the retirement funds of employees of the school, employees of the school, and private creditors who are owed compensation, and then any remaining funds shall be paid to the department of education for redistribution to the school districts in which	1895 1896 1897 1898 1899 1900 1901 1902 1903
only to the extent permitted under Chapter 1702. of the Revised Code. (A) If any community school established under this chapter permanently closes and ceases its operation as a community school, the assets of that school shall be distributed first to the retirement funds of employees of the school, employees of the school, and private creditors who are owed compensation, and then any remaining funds shall be paid to the department of education for redistribution to the school districts in which the students who were enrolled in the school at the time it	1895 1896 1897 1898 1899 1900 1901 1902 1903 1904
only to the extent permitted under Chapter 1702. of the Revised Code. (A) If any community school established under this chapter permanently closes and ceases its operation as a community school, the assets of that school shall be distributed first to the retirement funds of employees of the school, employees of the school, and private creditors who are owed compensation, and then any remaining funds shall be paid to the department of education for redistribution to the school districts in which the students who were enrolled in the school at the time it ceased operation were entitled to attend school under section	1895 1896 1897 1898 1899 1900 1901 1902 1903 1904 1905
only to the extent permitted under Chapter 1702. of the Revised Code. (A) If any community school established under this chapter permanently closes and ceases its operation as a community school, the assets of that school shall be distributed first to the retirement funds of employees of the school, employees of the school, and private creditors who are owed compensation, and then any remaining funds shall be paid to the department of education for redistribution to the school districts in which the students who were enrolled in the school at the time it ceased operation were entitled to attend school under section 3313.64 or 3313.65 of the Revised Code. The amount distributed	1895 1896 1897 1898 1899 1900 1901 1902 1903 1904 1905 1906
only to the extent permitted under Chapter 1702. of the Revised Code. (A) If any community school established under this chapter permanently closes and ceases its operation as a community school, the assets of that school shall be distributed first to the retirement funds of employees of the school, employees of the school, and private creditors who are owed compensation, and then any remaining funds shall be paid to the department of education for redistribution to the school districts in which the students who were enrolled in the school at the time it ceased operation were entitled to attend school under section	1895 1896 1897 1898 1899 1900 1901 1902 1903 1904 1905

administered by the former eTech Ohio commission.

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1920

community school that closes after fiscal year 2021, any	1909
remaining funds shall be paid to the department of education and	1910
deposited into the state general revenue fund.	1911
(B) If a community school closes and ceases to operate as	1912
a community school and the school has received computer hardware	1913
or software from the former Ohio SchoolNet commission or the	1914
former eTech Ohio commission, such hardware or software shall be	1915
turned over to the department of education, which shall	1916
redistribute the hardware and software, to the extent such	1917
redistribution is possible, to school districts in conformance	1918
with the provisions of the programs as they were operated and	1919

(C) If the assets of the school are insufficient to pay
all persons or entities to whom compensation is owed, the
prioritization of the distribution of the assets to individual
persons or entities within each class of payees may be
determined by decree of a court in accordance with this section
and Chapter 1702. of the Revised Code.

(D) A community school that engages in a merger or 1927 consolidation pursuant to division (B) of section 1702.41 of the 1928 Revised Code and becomes a single public benefit corporation 1929 shall not be required to distribute assets pursuant to divisions 1930 (A), (B), and (C) of this section, provided that the governing 1931 authority of the community school created by the merger or 1932 consolidation enters into a contract for sponsorship under 1933 section 3314.03 of the Revised Code with an entity rated 1934 "effective" or higher by the department of education pursuant to 1935 section 3314.016 of the Revised Code. 1936

 Sec. 3317.011. This section shall apply only for fiscal
 1937

 years 2022 and 2023.
 1938

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(A) As used in this section:

1939

(1) "Average administrative assistant salary" means the
average salary of administrative assistants employed by city,
local, and exempted village school districts in this state with
local, and exempted village school districts in this state with
salaries greater than \$20,000 but less than \$65,000 for the most
recent fiscal year for which data is available, using fiscal
lotal data, as determined by the department of education.

(2) "Average bookkeeping and accounting employee salary"
1946
means the average salary of bookkeeping employees and accounting
1947
employees employed by city, local, and exempted village school
1948
districts in this state with salaries greater than \$20,000 but
1949
less than \$80,000 for the most recent fiscal year for which data
1950
is available, using fiscal year 2018 data, as determined by the
1951
department.

(3) "Average clerical staff salary" means the average
1953
salary of clerical staff employed by city, local, and exempted
1954
village school districts in this state with salaries greater
1955
than \$15,000 but less than \$50,000 for the most recent fiscal
1956
year for which data is available, using fiscal year 2018 data,
1957
as determined by the department.

(4) "Average counselor salary" means the average salary of 1959
counselors employed by city, local, and exempted village school 1960
districts in this state with salaries greater than \$30,000 but 1961
less than \$95,000 for the most recent fiscal year for which data 1962
is available, using fiscal year 2018 data, as determined by the 1963
department. 1964

(5) "Average education management information system
support employee salary" means the average salary of accounting
employees employed by city, local, and exempted village school
1967

districts in this state with salaries greater than \$30,000 but1968less than \$90,000 for the most recent fiscal year for which data1969is available, using fiscal year 2018 data, as determined by the1970department.1971

(6) "Average librarian and media staff salary" means the
average salary of librarians and media staff employed by city,
local, and exempted village school districts in this state with
1974
salaries greater than \$30,000 but less than \$95,000 for the most
1975
recent fiscal year for which data is available, using fiscal
1976
year 2018 data, as determined by the department.

(7) "Average other district administrator salary" means
1978
the average salary of all assistant superintendents and
1979
directors employed by city, local, and exempted village school
districts in this state with salaries greater than \$50,000 but
less than \$135,000 for the most recent fiscal year for which
data is available, using fiscal year 2018 data, as determined by
1983
the department.

(8) "Average principal salary" means the average salary of
1985
all principals employed by city, local, and exempted village
1986
school districts in this state with salaries greater than
\$50,000 but less than \$120,000 for the most recent fiscal year
1988
for which data is available, using fiscal year 2018 data, as
1989
determined by the department.

(9) "Average superintendent salary" means the average
1991
salary of all superintendents employed by city, local, and
1992
exempted village school districts in this state with salaries
1993
greater than \$60,000 but less than \$180,000 for the most recent
1994
fiscal year for which data is available, using fiscal year 2018
1995
data, as determined by the department.

(10) "Average teacher cost" for a fiscal year is equal to	1997
the sum of the following:	1998
(a) The average salary of teachers employed by city,	1999
local, and exempted village school districts in this state with	2000
salaries greater than \$30,000 but less than \$95,000 for the most	2001
recent fiscal year for which data is available, using fiscal	2002
year 2018 data, as determined by the department;	2003
(b) An amount for teacher benefits equal to 0.16 times the	2004
average salary calculated under division (A)(10)(a) of this	2005
section;	2006
(c) An amount for district-paid insurance costs equal to	2007
the following product:	2008
The statewide weighted average employer-paid monthly premium	2009
based on data reported by city, local, and exempted village	2010
school districts to the state employment relations board for the	2011
health insurance survey conducted in accordance with divisions	2012
(K)(5) and (6) of section 4117.02 of the Revised Code for the	2013
most recent fiscal year for which data is available using fiscal	2014
<u>year 2018 data X</u> 12	2015
(11) "Eligible school district" means a city, local, or	2016
exempted village school district that satisfies one of the	2017
following:	2018
(a) The district is a member of an organization that	2019
regulates interscholastic athletics.	2020
(b) The district has teams in at least three different	2021
sports that participate in an interscholastic league.	2022
(B) When calculating a district's aggregate base cost	2023
under this section, the department shall use data from fiscal	2024

year 2018 for all of the following:	2025
(1) The average salaries determined under divisions (A)	2026
(1), (2), (3), (4), (5), (6), (7), (8), (9), and (10)(a) of this	2027
section;	2028
(2) The amount for teacher benefits determined under	2029
division (A) (10) (b) of this section;	2020
	2000
(3) The district-paid insurance costs determined under	2031
division (A)(10)(c) of this section;	2032
(4) The spending determined under divisions (E)(4)(a), (E)	2033
(5)(a), (E)(6)(a), and (H)(1) of this section and the	2034
corresponding student counts determined under divisions (E)(4)	2035
(b), (E)(5)(b), (E)(6)(b), and (H)(2) of this section;	2036
(5) The information determined under division (G)(3) of	2037
this section.	2038
(C) A city, local, or exempted village school district's	2039
aggregate base cost for a fiscal year shall be equal to the	2040
following sum:	2041
(The district's teacher base cost for that fiscal year computed	2042
under division (D) of this section) + (the district's student	2043
support base cost for that fiscal year computed under division	2044
(E) of this section) + (the district's leadership and	2045
accountability base cost for that fiscal year computed under	2046
division (F) of this section) + (the district's building	2047
leadership and operations base cost for that fiscal year	2048
computed under division (G) of this section) + (the athletic co-	2049
curricular activities base cost for that fiscal year computed	2050
under division (H) of this section, if the district is an	2051
eligible school district)	2052

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(D) The department of education shall compute a district's	2053
teacher base cost for a fiscal year as follows:	2054
(1) Calculate the district's classroom teacher cost for	2055
that fiscal year as follows:	2056
(a) Determine the full-time equivalency of students in the	2057
district's base cost enrolled ADM for that fiscal year that are	2058
enrolled in kindergarten and divide that number by 20;	2059
(b) Determine the full-time equivalency of students in the	2060
district's base cost enrolled ADM for that fiscal year that are	2061
enrolled in grades one through three and divide that number by	2062
23;	2063
(c) Determine the full-time equivalency of students in the	2064
district's base cost enrolled ADM for that fiscal year that are	2065
enrolled in grades four through eight but are not enrolled in a	2066
career-technical education program or class described under	2067
section 3317.014 of the Revised Code and divide that number by	2068
25;	2069
(d) Determine the full-time equivalency of students in the	2070
district's base cost enrolled ADM for that fiscal year that are	2071
enrolled in grades nine through twelve but are not enrolled in a	2072
career-technical education program or class described under	2073
	2074
section 3317.014 of the Revised Code and divide that number by	
27;	2075
(e) Determine the full-time equivalency of students in the	2076
district's base cost enrolled ADM for that fiscal year that are	2077

enrolled in a career-technical education program or class, as 2078 certified under divisions (B)(11), (12), (13), (14), and (15) of 2079 section 3317.03 of the Revised Code, and divide that number by 2080 18; 2081

(f) Compute the sum of the quotients obtained under 2082 divisions (D)(1)(a), (b), (c), (d), and (e) of this section; 2083 (g) Compute the classroom teacher cost by multiplying the 2084 average teacher cost for that fiscal year by the sum computed 2085 under division (D)(1)(f) of this section. 2086 (2) Calculate the district's special teacher cost for that 2087 fiscal year as follows: 2088 (a) Divide the district's base cost enrolled ADM for that 2089 fiscal year by 150; 2090 2091 (b) If the quotient obtained under division (D)(2)(a) of this section is greater than 6, the special teacher cost shall 2092 be equal to that quotient multiplied by the average teacher cost 2093 for that fiscal year. 2094 (c) If the quotient obtained under division (D)(2)(a) of 2095 this section is less than or equal to 6, the special teacher 2096 cost shall be equal to 6 multiplied by the average teacher cost 2097 for that fiscal year. 2098 (3) Calculate the district's substitute teacher cost for 2099 that fiscal year in accordance with the following formula: 2100 (a) Compute the substitute teacher daily rate with 2101 benefits by multiplying the substitute teacher daily rate of \$90 2102 by 1.16; 2103 2104 (b) Compute the substitute teacher cost in accordance with the following formula: 2105 [The sum computed under division (D)(1)(f) of this section + 2106 (the greater of the quotient obtained under division (D)(2)(a) 2107 of this section and 6)] X the amount computed under division (D) 2108

(3)(a) of this section X 5

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2109

(4) Calculate the district's professional development cost 2110 for that fiscal year in accordance with the following formula: 2111 [The sum computed under division (D)(1)(f) of this section + 2112 (the greater of the quotient obtained under division (D)(2)(a) 2113 of this section and 6)] X [(the sum of divisions (A)(10)(a) and 2114 (b) of this section for that fiscal year)/180] X 4 2115 (5) Calculate the district's teacher base cost for that 2116 fiscal year, which equals the sum of divisions (D)(1), (2), (3), 2117 and (4) of this section. 2118 (E) The department shall compute a district's student 2119 2120 support base cost for a fiscal year as follows: (1) Calculate the district's guidance counselor cost for 2121 that fiscal year as follows: 2122 (a) Determine the number of students in the district's 2123 base cost enrolled ADM for that fiscal year that are enrolled in 2124 grades nine through twelve and divide that number by 360; 2125 (b) Compute the counselor cost in accordance with the 2126 following formula: 2127 (The greater of the quotient obtained under division (E) (1) (a) 2128 of this section and 1) X [(the average counselor salary for that 2129 fiscal year X 1.16) + the amount specified under division (A) 2130 (10) (c) of this section for that fiscal year] 2131 (2) Calculate the district's librarian and media staff 2132 cost for that fiscal year as follows: 2133 (a) Divide the district's base cost enrolled ADM for that 2134 fiscal year by 1,000; 2135 (b) Compute the librarian and media staff cost in 2136

accordance with the following formula:	2137
The quotient obtained under division (E)(2)(a) of this section X	2138
[(the average librarian and media staff salary for that fiscal	2139
year X 1.16) + the amount specified under division (A)(10)(c) of	2140
this section for that fiscal year]	2141
(3) Calculate the district's staffing cost for student	2142
wellness and success for that fiscal year as follows:	2143
(a) Divide the district's base cost enrolled ADM for that	2144
fiscal year by 250;	2145
(b) Compute the staffing cost for student wellness and	2146
success in accordance with the following formula:	2147
(The greater of the quotient obtained under division (E)(3)(a)	2148
of this section and 5) X [(the average counselor salary for that	2149
fiscal year X 1.16) + the amount specified under division (A)	2150
(10)(c) of this section for that fiscal year]	2151
(4) Calculate the district's academic co-curricular	2152
activities cost for that fiscal year as follows:	2153
(a) Determine the total amount of spending for academic	2154
co-curricular activities reported by city, local, and exempted	2155
village school districts to the department for the most recent	2156
fiscal year for which data is availableusing fiscal year 2018	2157
<u>data</u> ;	2158
(b) Determine the sum of the enrolled ADM of every school	2159
district in the state for the most recent <u>using</u> fiscal year for	2160
which the <u>2018</u> data <u>as</u> specified under division (E)(4)(a) of	2161
this section is available ;	2162
(c) Compute the academic co-curricular activities cost in	2163
accordance with the following formula:	2164

(The amount determined under division (E)(4)(a) of this	2165
section / the sum determined under division (E)(4)(b) of this	2166
section) X the district's base cost enrolled ADM for the fiscal	2167
year for which the academic co-curricular activities cost is	2168
computed	2169
(5) Calculate the district's building safety and security	2170
cost for that fiscal year as follows:	2171
(a) Determine the total amount of spending for building	2172
safety and security reported by city, local, and exempted	2173
village school districts to the department for the most recent	2174
fiscal year for which data is availableusing fiscal year 2018	2175
<u>data</u> ;	2176
(b) Determine the sum of the enrolled ADM of every school	2177
district in the state that reported the data specified under	2178
division (E)(5)(a) of this section for the most recent fiscal	2179
year for which the data is availableusing fiscal year 2018 data;	2180
(c) Compute the building safety and security cost in	2181
accordance with the following formula:	2182
(The amount determined under division (E)(5)(a) of this	2183
section / the sum determined under division (E)(5)(a) of this	2184
section) X the district's base cost enrolled ADM for the fiscal	2185
year for which the building safety and security cost is computed	2186
(6) Calculate the district's supplies and academic content	2187
cost for that fiscal year as follows:	2188
(a) Determine the total amount of spending for supplies	2189
and academic content, excluding supplies for transportation and	2190
maintenance, reported by city, local, and exempted village	2191
school districts to the department for the most recent fiscal	2192
year for which data is availableusing fiscal year 2018 data;	2193

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(b) Determine the sum of the enrolled ADM of every school 2194 district in the state for the most recent fiscal year for which 2195 the using fiscal year 2018 data as specified under division (E) 2196 (6) (a) of this section is available; 2197 (c) Compute the supplies and academic content cost in 2198 accordance with the following formula: 2199 (The amount determined under division (E)(6)(a) of this 2200 section / the sum determined under division (E) (6) (b) of this 2201 section) X the district's base cost enrolled ADM for the fiscal 2202 year for which the supplies and academic content cost is 2203 2204 computed (7) Calculate the district's technology cost for that 2205 fiscal year in accordance with the following formula: 2206 \$37.50 X the district's base cost enrolled ADM for that fiscal 2207 2208 year (8) Calculate the district's student support base cost for 2209 that fiscal year, which equals the sum of divisions (E)(1), (2), 2210 (3), (4), (5), (6), and (7) of this section. 2211 (F) The department shall compute a district's leadership 2212 and accountability base cost for a fiscal year as follows: 2213 (1) Calculate the district's superintendent cost for that 2214 fiscal year as follows: 2215 (a) If the district's base cost enrolled ADM for that 2216 fiscal year is greater than 4,000, then the district's 2217 2218 superintendent cost shall be equal to [(\$160,000 X 1.16) + the amount specified under division (A) (10) (c) of this section for 2219 that fiscal year]. 2220 (b) If the district's base cost enrolled ADM for that 2221

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fiscal year is less than or equal to 4,000 but greater than	n or 2222
equal to 500, the district's superintendent cost shall be ϵ	equal 2223
to the sum of the following:	2224
(i) (The district's base cost enrolled ADM for that f	fiscal 2225
(i) (the district 5 base cost entorica mail for that i	2220 2220
year - 500) X {[(\$160,000 X 1.16) - (\$80,000 X 1.16)]/3500]	}; 2226

(ii) (\$80,000 X 1.16) + the amount specified underdivision (A)(10)(c) of this section for that fiscal year.2228

(c) If the district's base cost enrolled ADM is less than
500, then the district's superintendent cost shall be equal to
2230
[(\$80,000 X 1.16) + the amount specified under division (A)(10)
(c) of this section for that fiscal year].

(2) Calculate the district's treasurer cost for thatfiscal year as follows:2234

(a) If the district's base cost enrolled ADM for that
fiscal year is greater than 4,000, then the district's treasurer
cost shall be equal to [(\$130,000 X 1.16) + the amount specified
under division (A)(10)(c) of this section for that fiscal year].

(b) If the district's base cost enrolled ADM for that2239fiscal year is less than or equal to 4,000 but greater than or2240equal to 500, the district's treasurer cost shall be equal to2241the sum of the following:2242

(i) (The district's base cost enrolled ADM for that fiscal 2243
year - 500) X {[(\$130,000 X 1.16) - (\$60,000 X 1.16)]/3500}; 2244

(ii) (\$60,000 X 1.16) + the amount specified under 2245division (A)(10)(c) of this section for that fiscal year. 2246

(c) If the district's base cost enrolled ADM is less than
500, then the district's treasurer cost shall be equal to
2248
[(\$60,000 X 1.16) + the amount specified under division (A)(10)
2249

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(c) of this section for that fiscal year].	2250
(3) Calculate the district's other district administrator	2251
cost for that fiscal year as follows:	2252
(a) Divide the average other district administrator salary	2253
for that fiscal year by the average superintendent salary for	2254
that fiscal year;	2255
(b) Divide the district's base cost enrolled ADM for that	2256
fiscal year by 750;	2257
(c) Compute the other district administrator cost in	2258
accordance with the following formula:	2259
{[(The district's superintendent cost for that fiscal year	2260
calculated under division (F)(1) of this section - the amount	2261
specified under division (A)(10)(c) of this section for that	2262
fiscal year) X the quotient obtained under division (F)(3)(a) of	2263
this section] + the amount specified under division (A)(10)(c)	2264
of this section} X (the greater of the quotient obtained under	2265
division (F)(3)(b) of this section and 2)	2266
(4) Calculate the district's fiscal support cost for that	2267
fiscal year as follows:	2268
(a) Divide the district's base cost enrolled ADM for that	2269
fiscal year by 850;	2270
(b) Determine the lesser of the following:	2271
(i) The maximum of the quotient obtained under division	2272
(F)(4)(a) of this section and 2;	2273
(ii) 35.	2274
(c) Compute the fiscal support cost in accordance with the	2275
following formula:	2276

The number obtained under division (F)(4)(b) of this section X	2277
[(the average bookkeeping and accounting employee salary for	2278
that fiscal year X 1.16) + the amount specified under division	2279
(A)(10)(c) of this section for that fiscal year]	2280
(5) Calculate the district's education management	2281
information system support cost for that fiscal year as follows:	2282
(a) Divide the district's base cost enrolled ADM for that	2283
fiscal year by 5,000;	2284
(b) Compute the education management information system	2285
support cost in accordance with the following formula:	2286
(The greater of the quotient obtained under division (F)(5)(a)	2287
of this section and 1) X [(the average education management	2288
information system support employee salary for that fiscal year	2289
X 1.16) + the amount specified under division (A)(10)(c) of this	2290
section for that fiscal year]	2291
(6) Calculate the district's leadership support cost for	2292
that fiscal year as follows:	2293
(a) Determine the greater of the quotient obtained under	2294
division (F)(3)(b) of this section and 2, and add 1 to that	2295
number;	2296
(b) Divide the number obtained under division (F)(6)(a) of	2297
this section by 3;	2298
(c) Compute the leadership support cost in accordance with	2299
(c) Compute the leadership support cost in accordance with the following formula:	2299 2300
the following formula:	2300
the following formula: (The greater of the quotient obtained under division (F)(6)(b)	2300 2301

(7) Calculate the district's information technology center	2305
support cost for that fiscal year in accordance with the	2306
following formula:	2307
\$31 X the district's base cost enrolled ADM for that fiscal year	2308
(8) Calculate the district's district leadership and	2309
accountability base cost for that fiscal year, which equals the	2310
sum of divisions (F)(1), (2), (3), (4), (5), (6), and (7) of	2311
this section.	2312
(G) The department shall compute a district's building	2313
leadership and operations base cost for a fiscal year as	2314
follows:	2315
(1) Calculate the district's building leadership cost for	2316
that fiscal year as follows:	2317
(a) Divide the average principal salary for that fiscal	2318
year by the average superintendent salary for that fiscal year;	2319
(b) Divide the district's base cost enrolled ADM for that	2320
fiscal year by 450;	2321
(c) Compute the building leadership cost in accordance	2322
with the following formula:	2323
{[(The district's superintendent cost for that fiscal year	2324
calculated under division (F)(1) of this section - the amount	2325
specified under division (A)(10)(c) of this section for that	2326
fiscal year) X the quotient obtained under division (G)(1)(a) of	2327
this section] + the amount specified under division (A)(10)(c)	2328
of this section for that fiscal year} X the quotient obtained	2329
under division (G)(1)(b) of this section	2330
(2) Calculate the district's building leadership support	2331
cost for that fiscal year as follows:	2332

(a) Divide the district's base cost enrolled ADM for that 2333 fiscal year by 400; 2334 (b) Determine the number of school buildings in the 2335 district for that fiscal year; 2336 (c) Compute the building leadership support cost in 2337 accordance with the following formula: 2338 (i) If the quotient obtained under division (G)(2)(a) of 2339 this section is less than the number obtained under division (G) 2340 (2) (b) of this section, then the district's building leadership 2341 support cost shall be equal to {the number obtained under 2342 2343 division (G)(2)(b) of this section for that fiscal year X [(the average clerical staff salary for that fiscal year X 1.16) + the 2344 amount specified under division (A) (10) (c) of this section for 2345 that fiscal year]}. 2346

(ii) If the quotient obtained under division (G)(2)(a) of 2347 this section is greater than or equal to the number obtained 2348 under division (G)(2)(b) of this section, then the district's 2349 building leadership support cost shall be equal to { [the lesser 2350 of (the number obtained under division (G)(2)(b) of this section 2351 X 3) and the quotient obtained under division (G)(2)(a) of this 2352 section] X [(the average clerical staff salary for that fiscal 2353 year X 1.16) + the amount specified under division (A)(10)(c) of 2354 this section for that fiscal year]}. 2355

(3) Calculate the district's building operations cost for 2356 that fiscal year as follows: 2357

(a) Using data for the six most recent fiscal years for 2358 which data is available, determine both of the following: 2359

(i) The six-year average of the average building square 2360 feet per pupil for all city, local, and exempted village school 2361

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2365

district buildings in the state;

(ii) The six-year average cost per square foot for all 2363 city, local, and exempted village school district buildings in 2364 the state.

(b) Compute the building operations cost in accordance 2366 with the following formula: 2367

The district's base cost enrolled ADM for that fiscal year 2368 X [(the number determined under division (G)(3)(a)(i) of this 2369 section X the number determined under division (G)(3)(a)(ii) of 2370 this section) - (the amount determined under division $\frac{(E)(6)(a)}{(a)}$ 2371 2372 (E) (5) (a) of this section for that fiscal year/ the sum determined under division (E)(6)(b)(E)(5)(b) of this section 2373 for that fiscal year)] 2374

(4) Calculate the district's building leadership and 2375 operations base cost for that fiscal year, which equals the sum 2376 of divisions (G)(1), (2), and (3) of this section. 2377

(H) If a district is an eligible school district, the 2378 department shall compute the district's athletic co-curricular 2379 activities base cost for a fiscal year as follows: 2380

(1) Determine the total amount of spending for athletic 2381 co-curricular activities reported by city, local, and exempted 2382 village school districts to the department for that fiscal year; 2383

(2) Determine the sum of the enrolled ADM of every school 2384 district in the state for that fiscal year; 2385

(3) Compute the district's athletic co-curricular 2386 activities base cost in accordance with the following formula: 2387

(The amount determined under division (H)(1) of this section / 2388 the sum determined under division (H)(2) of this section) X the 2389

district's base cost enrolled ADM for the fiscal year for which 2390 the funds for athletic co-curricular activities are computed 2391 Sec. 3317.014. (A) The multiples for the following 2392 categories of career-technical education programs approved by 2393 the department of education under section 3317.161 of the 2394 Revised Code shall be as follows: 2395 (1) A multiple of 0.6230 for students enrolled in career-2396 2397 technical education workforce development programs in 2398 agricultural and environmental systems, construction technologies, engineering and science technologies, finance, 2399 health science, information technology, and manufacturing 2400 technologies, each of which shall be defined by the department 2401 in consultation with the governor's office of workforce 2402 transformation; 2403

(2) A multiple of 0.5905 for students enrolled in
workforce development programs in business and administration,
bospitality and tourism, human services, law and public safety,
transportation systems, and arts and communications, each of
which shall be defined by the department in consultation with
the governor's office of workforce transformation;

(3) A multiple of 0.2154 for students enrolled in careerbased intervention programs, which shall be defined by the
2411
department in consultation with the governor's office of
2412
workforce transformation;
2413

(4) A multiple of 0.1830 for students enrolled in
2414
workforce development programs in education and training,
2415
marketing, workforce development academics, public
2416
administration, and career development, each of which shall be
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defined by the department of education in consultation with the
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governor's office of workforce transformation;	2419
(5) A multiple of 0.1570 for students enrolled in family	2420
and consumer science programs, which shall be defined by the	2421
department of education in consultation with the governor's	2422
office of workforce transformation.	2423
(B) The multiple for career-technical education associated	2424
services, as defined by the department, shall be 0.0294.	2425
(C) The department of education shall calculate career-	2426
technical education funds for each funding unit that is a city,	2427
local, exempted village, or joint vocational school district or	2428
the community and STEM school unit as follows:	2429
(1) For fiscal years 2022 and 2023, the sum of the	2430
following:	2431
(a) The funding unit's category one career-technical	2432
education ADM X the multiple specified in division (A)(1) of	2433
this section X the statewide average career-technical base cost	2434
per pupil for that fiscal year X if the funding unit is a city,	2435
local, exempted village, or joint vocational school district,	2436
the district's state share percentage;	2437
(b) The funding unit's category two career-technical	2438
education ADM X the multiple specified in division (A)(2) of	2439
this section X the statewide average career-technical base cost	2440
per pupil for that fiscal year X if the funding unit is a city,	2441
local, exempted village, or joint vocational school district,	2442
the district's state share percentage;	2443
(c) The funding unit's category three career-technical	2444
education ADM X the multiple specified in division (A)(3) of	2445
this section X the statewide average career-technical base cost	2446

per pupil for that fiscal year X if the funding unit is a city,

local, exempted village, or joint vocational school district,	2448
the district's state share percentage;	2449
(d) The funding unit's category four career-technical	2450
education ADM X the multiple specified in division (A)(4) of	2451
this section X the statewide average career-technical base cost	2452
per pupil for that fiscal year X if the funding unit is a city,	2453
local, exempted village, or joint vocational school district,	2454
the district's state share percentage;	2455
(e) The funding unit's category five career-technical	2456
education ADM X the multiple specified in division (A)(5) of	2457
this section X the statewide average career-technical base cost	2458
per pupil for that fiscal year X if the funding unit is a city,	2459
local, exempted village, or joint vocational school district,	2460
the district's state share percentage.	2461
(2) For fiscal year 2024 and each fiscal year thereafter,	2462
the sum of the following:	2463
(a) An amount calculated in a manner determined by the	2464
general assembly times the funding unit's category one career-	2465
technical education ADM;	2466
(b) An amount calculated in a manner determined by the	2467
general assembly times the funding unit's category two career-	2468
technical education ADM;	2469
(c) An amount calculated in a manner determined by the	2470
general assembly times the funding unit's category three career-	2471
technical education ADM;	2472
(d) An amount calculated in a manner determined by the	2473
general assembly times the funding unit's category four career-	2474
technical education ADM;	2475

(e) An amount calculated in a manner determined by the general assembly times the funding unit's category five career-technical education ADM.

(3) Payment of funds calculated under division (C) of this2479section is subject to approval under section 3317.161 of the2480Revised Code.2481

(D) Subject to division (I) of section 3317.023 of the 2482
Revised Code, the department shall calculate career-technical 2483
associated services funds for each funding unit that is a city, 2484
local, exempted village, or joint vocational school district or 2485
the community and STEM school unit as follows: 2486

(1) For fiscal years 2022 and 2023, the following product: 2487

(If the funding unit is a city, local, exempted village, or 2488 joint vocational school district, the funding unit's state share 2489 percentage) X the multiple for career-technical education 2490

associated services specified under division (B) of this section 2491 X the statewide average career-technical base cost per pupil for 2492 that fiscal year X the sum of the funding unit's categories one 2493 through five career-technical education ADM 2494

(2) For fiscal year 2024 and each fiscal year thereafter,
an amount calculated in a manner determined by the general
assembly times the funding unit's categories one through five
2497
career-technical education ADM.

(E) (1) In accordance with division (I) of section 3317.023
of the Revised Code, the department shall compute career
awareness and exploration funds for each city, local, exempted
village, and joint vocational school district, community school
established under Chapter 3314. of the Revised Code, and STEM
school established under Chapter 3326. of the Revised Code that

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is part of a career technical planning district. The department	2505
shall pay the lead district in each career technical planning	2506
district as follows:	2507
(a) For fiscal years 2022 and 2023, an amount equal to the	2508
following product:	2509
Torrowing produce.	2009
The sum of enrolled ADM for all districts and schools within the	2510
career technical planning district X \$2.50, for fiscal year	2511
2022, or \$5, for fiscal year 2023	2512
(b) For fiscal year 2024 and each fiscal year thereafter,	2513
an amount calculated in a manner determined by the general	2514
assembly, if the general assembly authorizes such a payment to	2515
city, local, exempted village, and joint vocational school	2516
districts, community schools, and STEM schools.	2517
(2) The lead district of a career technical planning	2518
district shall use career awareness and exploration funds in	2519
accordance with division (H) of this section.	2520
(F)(1) In any fiscal year, a school district receiving	2521
funds calculated under division (C) of this section shall spend	2522
those funds only for the purposes that the department designates	2523
as approved for career-technical education expenses. Career-	2524
technical education expenses approved by the department shall	2525
include only expenses connected to the delivery of career-	2526
technical programming to career-technical students. The	2527
department shall require the school district to report data	2528
annually so that the department may monitor the district's	2529
compliance with the requirements regarding the manner in which	2530
funding calculated under division (C) of this section may be	2531
spent.	2532

(2) All funds received under division (C) of this section 2533

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shall be spent in the following manner:

(a) At least seventy-five per cent of the funds shall be 2535 spent on curriculum development, purchase, and implementation; 2536 instructional resources and supplies; industry-based program 2537 certification; student assessment, credentialing, and placement; 2538 curriculum specific equipment purchases and leases; career-2539 technical student organization fees and expenses; home and 2540 agency linkages; work-based learning experiences; professional 2541 development; and other costs directly associated with career-2542 2543 technical education programs including development of new 2544 programs.

(b) Not more than twenty-five per cent of the funds shall be used for personnel expenditures.

(G) In any fiscal year, a school district receiving funds 2547 calculated under division (D) of this section, or through a 2548 transfer of funds pursuant to division (I) of section 3317.023 2549 of the Revised Code, shall spend those funds only for the 2550 purposes that the department designates as approved for career-2551 technical education associated services expenses, which may 2552 2553 include such purposes as apprenticeship coordinators, coordinators for other career-technical education services, 2554 career-technical evaluation, and other purposes designated by 2555 the department. The department may deny payment of funds 2556 calculated under division (D) of this section to any district 2557 that the department determines is not operating those services 2558 or is using funds calculated under division (D) of this section, 2559 or through a transfer of funds pursuant to division (I) of 2560 section 3317.023 of the Revised Code, for other purposes. 2561

(H) In any fiscal year, a lead district of a career-2562technical planning district receiving funds under division (E)2563

of this section, shall utilize those funds to deliver relevant 2564 career awareness and exploration programs to all students within 2565 its career technical planning district in a manner that is 2566 consistent with the career-technical planning district's plan 2567 that is on file with the department of education. The lead 2568 district that receives funds under this division shall spend 2569 those funds only for the following purposes: 2570 (1) Delivery of career awareness programs to students 2571 enrolled in grades kindergarten through twelve; 2572 2573 (2) Provision of a common, consistent curriculum to students throughout their primary and secondary education; 2574

(3) Assistance to teachers in providing a careerdevelopment curriculum to students;2576

(4) Development of a career development plan for each 2577
student that stays with that student for the duration of the 2578
student's primary and secondary education; 2579

(5) Provision of opportunities for students to engage in
activities, such as career fairs, hands-on experiences, and job
shadowing, across all career pathways at each grade level.
2582

The department may deny payment under this division to any2583district or school that the department determines is using funds2584paid under this division for other purposes.2585

Sec. 3317.016. The multiples for English learners shall be 2586 as follows: 2587

(A) A multiple of 0.2104 for each student who has been
 <u>identified as an English learner following the state's</u>
 <u>standardized identification process</u> enrolled in schools in the
 2590
 United States for 180 school days or less and was not previously
 2591

exempted from taking the spring administration of either of the	2592
state's English language arts assessments prescribed by section-	2593
3301.0710 of the Revised Code (reading or writing).	2594

(B) A multiple of 0.1577 for each student who, for fiscal 2595 years 2022 and 2023 has been *identified as an English learner* 2596 following the state's standardized identification process and 2597 enrolled in schools in the United States for more than 180 2598 school days until the student achieves a proficient score on the 2599 spring administration of either of the state's English language 2600 2601 arts proficiency assessments prescribed by division (C)(3)(b) of section 3301.0710-3301.0711 of the Revised Code (reading or 2602 writing) that falls within the levels of achievement specified 2603 in divisions (A) (2) (a) to (c) of that section or who, for fiscal 2604 year 2024 and each fiscal year thereafter, satisfies criteria 2605 specified by the general assembly for purposes of this division. 2606

(C) A multiple of 0.1053 for each student who, for fiscal 2607 years 2022 and 2023, achieves a score of proficient on the 2608 spring administration of either of the state's English language 2609 arts proficiency assessments prescribed by division (C) (3) (b) of 2610 section 3301.0710 3301.0711 of the Revised Code (reading or 2611 writing) that falls within the levels of achievement specified 2612 in divisions (A)(2)(a) to (c) of that section, for the two 2613 school years following the school year in which the student 2614 achieved that level of achievement or who, for fiscal year 2024 2615 and each fiscal year thereafter, satisfies criteria specified by 2616 the general assembly for purposes of this division. 2617

Sec. 3317.017. This section shall apply only for fiscal 2618 years 2022 and 2023. 2619

(A) The department of education shall compute a city, 2620local, or exempted village school district's per-pupil local 2621

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capacity amount for a fiscal year as follows:	2622
(1) Calculate the district's valuation per pupil for that	2623
fiscal year as follows:	2624
(a) Determine the minimum of the district's three-year	2625
average valuation for the fiscal year for which the calculation	2626
is made and the district's taxable value for the most recent tax	2627
year for which data is available;	2628
(b) Divide the amount determined under division (A)(1)(a)	2629
of this section by the district's base cost enrolled ADM for the	2630
fiscal year for which the calculation is made.	2631
(2) Calculate the district's local share federal adjusted	2632
gross income per pupil for that fiscal year as follows:	2633
(a) Determine the minimum of the following:	2634
(i) The average of the total federal adjusted gross income	2635
of the district's residents for the three most recent tax years	2636
for which data is available, as certified under section 3317.021	2637
of the Revised Code;	2638
(ii) The total federal adjusted gross income of the	2639
district's residents for the most recent tax year for which data	2640
is available, as certified under section 3317.021 of the Revised	2641
Code.	2642
(b) Divide the amount determined under division (A)(2)(a)	2643
of this section by the district's base cost enrolled ADM for the	2644
fiscal year for which the calculation is made.	2645

(3) Calculate the district's adjusted local share federal2646adjusted gross income per pupil for that fiscal year as follows:2647

(a) Determine both of the following: 2648

(i) The median federal adjusted gross income of the
2649
district's residents for the most recent tax year for which data
2650
is available, as certified under section 3317.021 of the Revised
2651
Code;
2652

(ii) The number of state tax returns filed by taxpayers
2653
residing in the district for the most recent tax year for which
2654
data is available, as certified under section 3317.021 of the
2655
Revised Code.

(b) Compute the product of divisions (A)(3)(a)(i) and (ii) 2657 of this section; 2658

(c) Divide the amount determined under division (A) (3) (b)
2659
of this section by the district's base cost enrolled ADM for the
2660
fiscal year for which the calculation is made.
2661

(4) Calculate the district's per-pupil local capacity 2662percentage as follows: 2663

(a) Determine the median of the median federal adjusted
2664
gross incomes determined for all districts statewide under
2665
division (A) (3) (a) (i) of this section for that fiscal year;
2666

(b) Divide the district's median federal adjusted gross
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income for that fiscal year determined under division (A) (3) (a)
2668
(i) of this section by the median federal adjusted gross income
2669
for all districts statewide determined under division (A) (4) (a)
2670
of this section;

(c) Rank all school districts in order of the ratios
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calculated under division (A) (4) (b) of this section, from the
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district with the highest ratio calculated under division (A) (4)
(b) of this section to the district with the lowest ratio
2675
calculated under division (A) (4) (b) of this section;

(d) Determine the district's per-pupil local capacity 2677percentage as follows: 2678

(i) If the ratio calculated for the district under
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division (A) (4) (b) of this section is greater than or equal to
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the ratio calculated under division (A) (4) (b) of this section
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for the district with the fortieth highest ratio as determined
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under division (A) (4) (c) of this section, the district's per2683
pupil local capacity percentage shall be equal to 0.025.

(ii) If the ratio calculated for the district under 2685 division (A) (4) (b) of this section is less than the ratio 2686 calculated under division (A) (4) (b) of this section for the 2687 district with the fortieth highest ratio as determined under 2688 division (A) (4) (c) of this section but greater than 1.0, the 2689 district's per-pupil local capacity percentage shall be equal to 2690 an amount calculated as follows: 2691

{[(The ratio calculated for the district under division (A)(4)(b) of this section - 1) X 0.0025]/ (the ratio calculated under division (A)(4)(b) of this section for the district with the fortieth highest ratio as determined under division (A)(4) (c) of this section - 1)} + 0.0225

(iii) If the ratio calculated for the district under 2697 division (A)(4)(b) of this section is less than or equal to 1.0, 2698 the district's per-pupil local capacity percentage shall be 2699 equal to the amount calculated under division (A)(4)(b) of this 2700 section times 0.0225. 2701

(5) Calculate the district's per-pupil local capacity2702amount for that fiscal year as follows:2703

(The district's valuation per pupil calculated under division 2704(A) (1) of this section for that fiscal year X the district's 2705

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per-pupil local capacity percentage calculated under division 2706 (A) (4) of this section X 0.60) + (the district's local share 2707 adjusted federal gross income per pupil calculated under 2708 division (A)(2) of this section for that fiscal year X the 2709 district's per-pupil local capacity percentage calculated under 2710 division (A)(4) of this section X 0.20) + (the district's 2711 adjusted local share federal adjusted gross income per pupil 2712 calculated under division (A)(3) of this section for that fiscal 2713 year X the district's per-pupil local capacity percentage 2714 calculated under division (A)(4) of this section X 0.20) 2715

(B) The department shall compute a city, local, or
exempted village school district's state share for a fiscal year
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as follows:

(1) If the district's per-pupil local capacity amount for 2719 that fiscal year divided by the district's base cost per pupil 2720 for that fiscal year is greater than 0.95, then the district's 2721 state share shall be equal to (the district's base cost per 2722 pupil for that fiscal year X 0.05 X the district's enrolled ADM 2723 for that fiscal year). 2724

(2) If the district's per-pupil local capacity amount for 2725 that fiscal year divided by the district's base cost per pupil 2726 for that fiscal year is less than or equal to 0.95, then the 2727 district's state share for that fiscal year shall be equal to 2728 [(the district's base cost per pupil for that fiscal year - the 2729 district's per-pupil local capacity amount for that fiscal year) 2730 X the district's enrolled ADM for that fiscal year]. 2731

(C) The department shall compute a city, local, or
exempted village school district's state share percentage for a
fiscal year as follows:
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The district's state share calculated under division (B) of this	2735
section for that fiscal year/ the aggregate base cost calculated	2736
for the district for that fiscal year under section 3317.011 of	2737
the Revised Code (the district's base cost per pupil amount for	2738
that fiscal year - the district's per pupil local capacity	2739
amount for that fiscal year)/(the district's base cost per pupil	2740
amount for that fiscal year).	2741
If the result is less than 0.05, the state share percentage	2742
<u>shall be 0.05.</u>	2743
Sec. 3317.019. (A)(1) Subject to division (D) <u>(</u>C) of this	2744
section, for fiscal years 2022 and 2023, the department of	2745
education shall pay temporary transitional aid to each city,	2746
local, and exempted village school district according to the	2747
following formula:	2748
(The district's funding base, as that term is defined in section	2749
3317.02 of the Revised Code) - (the district's payment under	2750
section 3317.022 of the Revised Code - the district's payment	2751
for supplemental targeted assistance under section 3317.0218 of	2752
the Revised Code for the fiscal year for which the each payment	2753
is computed)	2754
If the computation made under division (A)(1) of this	2755
section results in a negative number, the district's funding	2756
under division (A)(1) of this section shall be zero.	2757
(2) For fiscal years 2022 and 2023, the department shall	2758
pay temporary transitional transportation aid to that district	2759
according to the following formula:	2760
(The amount calculated for the district for fiscal year 2020	2761
under division (A)(2) of Section 265.220 of H.B. 166 of the	2762
133rd general assembly, prior to any funding reductions	2763

Revised Code for the previous fiscal year.

authorized by Executive Order 2020-19D, "Implementing Additional 2764 Spending Controls to Balance the State Budget" issued on May 7, 2765 2020) - (the district's payment for fiscal year 2019 under 2766 division (D)(2) of section 3314.091 of the Revised Code as that 2767 division existed prior to the effective date of this amendment-2768 September 30, 2021) - (the district's payment under section 2769 3317.0212 of the Revised Code for the fiscal year for which the 2770 2771 payment is computed) If the computation made under division (A)(2) of this 2772 section results in a negative number, the district's funding 2773 under division (A)(2) of this section shall be zero. 2774 (B) If a local school district participates in the 2775 establishment of a joint vocational school district that begins 2776 receiving payments under section 3317.16 of the Revised Code for 2777 fiscal year 2022 or fiscal year 2023, but does not receive 2778 payments for the fiscal year immediately preceding that fiscal 2779 year, the department shall adjust, as necessary, the district's 2780 funding base, as that term is defined in section 3317.02 of the 2781 Revised Code, according to the amounts received by the district 2782 in the immediately preceding fiscal year for career-technical 2783 education students who attend the newly established joint 2784 vocational school district. 2785 (C) (1) For purposes of division (C) of this section, a 2786 district's "decrease threshold" for a fiscal year is the greater 2787 of the following: 2788 (a) Twenty; 2789 (b) Ten per cent of the number of the district's students 2790 counted under division (A)(1)(b) of section 3317.03 of the 2791

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2792

(2) For fiscal years 2022 and 2023, if a district has 2793 fewer students counted under division (A) (1) (b) of section 2794 3317.03 of the Revised Code for that fiscal year than for the 2795 previous fiscal year and the positive difference between those 2796 two student counts is greater than or equal to the district's 2797 decrease threshold for that fiscal year, the amount paid to the 2798 district under division (A) of this section shall be reduced by 2799 the following amount: 2800

2801 The statewide average base cost per pupil X [(the positive difference between the number of the district's students counted 2802 under division (A) (1) (b) of section 3317.03 of the Revised Code 2803 for that fiscal year and the number of the district's students 2804 counted under that division for the previous fiscal year) - the 2805 2806

district's decrease threshold for that fiscal year]

At no time, however, shall the amount paid to a district under division (A) of this section be less than zero.

Sec. 3317.0110. This section shall apply only for fiscal 2809 years 2022 and 2023. 2810

(A) As used in this section:

(1) "Average teacher cost" for a fiscal year has the same 2812 meaning as in section 3317.011 of the Revised Code. 2813

2814 (2) "Eligible community or STEM school" means a community or STEM school that satisfies one of the following: 2815

(a) The school is a member of an organization that 2816 regulates interscholastic athletics. 2817

(b) The school has teams in at least three different 2818 sports that participate in an interscholastic league. 2819

(B) When calculating a community or STEM school's 2820

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aggregate base cost under this section, the department shall use 2821 2822 data from fiscal year 2018 for the average teacher cost. (C) A community or STEM school's aggregate base cost for a 2823 fiscal year shall be equal to the following sum: 2824 (The school's teacher base cost for that fiscal year computed 2825 under division (D) of this section) + (the school's student 2826 support base cost for that fiscal year computed under division 2827 (E) of this section) + (the school's leadership and 2828 accountability base cost for that fiscal year computed under 2829 division (F) of this section) + (the school's building 2830 leadership and operations base cost for that fiscal year 2831 computed under division (G) of this section) + (the school's 2832 athletic co-curricular activities base cost for that fiscal year 2833 computed under division (H) of this section, if the school is an 2834 eligible community or STEM school) 2835 (D) The department of education shall compute a community 2836 or STEM school's teacher base cost for a fiscal year as follows: 2837 (1) Calculate the school's classroom teacher cost for that 2838 fiscal year as follows: 2839 (a) Determine the full-time equivalency of students 2840 enrolled in the school for that fiscal year that are enrolled in 2841 kindergarten and divide that number by 20; 2842 (b) Determine the full-time equivalency of students 2843 enrolled in the school for that fiscal year that are enrolled in 2844 grades one through three and divide that number by 23; 2845 (c) Determine the full-time equivalency of students 2846 enrolled in the school for that fiscal year that are enrolled in 2847

enrolled in the school for that fiscal year that are enrolled in284/grades four through eight but are not enrolled in a career-2848technical education program or class described under section2849

3317.014 of the Revised Code and divide that number by 25;	2850
(d) Determine the full-time equivalency of students	2851
enrolled in the school for that fiscal year that are enrolled in	2852
grades nine through twelve but are not enrolled in a career-	2853
technical education program or class described under section	2854
3317.014 of the Revised Code and divide that number by 27;	2855
(e) Determine the full-time equivalency of students	2856
enrolled in the school for that fiscal year that are enrolled in	2857
a career-technical education program or class, as reported under	2858
division (B)(2)(d) <u>(B)(4)</u> of section 3314.08 of the Revised	2859
Code, and divide that number by 18;	2860
(f) Compute the sum of the quotients obtained under	2861
divisions (D)(1)(a), (b), (c), (d), and (e) of this section;	2862
(g) Compute the classroom teacher cost by multiplying the	2863
average teacher cost for that fiscal year by the sum computed	2864
under division (D)(1)(f) of this section.	2865
(2) Calculate the school's special teacher cost for that	2866
fiscal year as follows:	2867
(a) Divide the number of students enrolled in the school	2868
for that fiscal year by 150;	2869
(b) Compute the special teacher cost by multiplying the	2870
quotient obtained under division (D)(2)(a) of this section by	2871
the average teacher cost for that fiscal year.	2872
(3) Calculate the school's substitute teacher cost for	2873
that fiscal year in accordance with the following formula:	2874
(a) Compute the substitute teacher daily rate with	2875
benefits by multiplying the substitute teacher daily rate of \$90	2876
by 1.16;	2877

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(b) Compute the substitute teacher cost in accordance with the following formula:	2878 2879
(The sum computed under division (D)(1)(f) of this section + the	2880
quotient obtained under division (D)(2)(a) of this section) X	2881
the amount computed under division (D)(3)(a) of this section X 5 $$	2882
(4) Calculate the school's professional development cost	2883
for that fiscal year in accordance with the following formula:	2884
(The sum computed under division (D)(1)(f) of this section + the	2885
quotient obtained under division (D)(2)(a) of this section) X	2886
[(the sum of divisions (A)(10)(a) and (b) of section 3317.011 of	2887
the Revised Code for that fiscal year)/180] X 4	2888
(5) Calculate the school's teacher base cost for that	2889
fiscal year, which equals the sum of divisions (D)(1), (2), (3),	2890
and (4) of this section.	2891
(E) The department shall compute a community or STEM	2892
school's student support base cost for a fiscal year as follows:	2893
The number of students enrolled in the school for that fiscal	2894
year X [(the sum of the student support base cost calculated for	2895
all city, local, and exempted village school districts in the	2896
state for that fiscal year under division (E) of section	2897
3317.011 of the Revised Code) / the sum of the base cost	2898
enrolled ADMs of all of the city, local, and exempted village	2899
school districts in the state for that fiscal year]	2900
(F) The department shall compute a community or STEM	2901
school's leadership and accountability base cost for a fiscal	2902
year as follows:	2903

The number of students enrolled in the school for that fiscal2904year X (the sum of the leadership and accountability base cost2905

calculated for all city, local, and exempted village school 2906 districts in the state for that fiscal year under division (F) 2907 of section 3317.011 of the Revised Code / the sum of the base 2908 cost enrolled ADMs of all of the city, local, and exempted 2909 village school districts in the state for that fiscal year) 2910 (G) The department shall compute a community or STEM 2911 school's building leadership and operations base cost for a 2912 2913 fiscal year as follows: The number of students enrolled in the school for that fiscal 2914 year X (the sum of the building leadership and accountability 2915 base cost calculated for all city, local, and exempted village 2916 school districts in the state for that fiscal year under 2917 division (G) of section 3317.011 of the Revised Code / the sum 2918 of the base cost enrolled ADMs of all of the city, local, and 2919

exempted village school districts in the state for that fiscal 2920 year) 2921

(H) If a community or STEM school is an eligible community 2922
or STEM school, the department shall compute the school's 2923
athletic co-curricular activities base cost for a fiscal year as 2924
follows: 2925

The number of students enrolled in the school for that fiscal 2926 year X (the sum of the athletic co-curricular activities base 2927 cost calculated for all city, local, and exempted village school 2928 districts in the state for that fiscal year under division (II) 2929 of section 3317.011 of the Revised Code / the sum of the base 2930 cost enrolled ADMs of all of the city, local, and exempted 2931 village school districts in the state for that fiscal year) (the 2932 amount determined under division (H)(1) of section 3317.011 of 2933 the Revised Code / the sum determined under division (H)(2) of_ 2934 section 3317.011 of the Revised Code) 2935

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Sec. 3317.02. As used in this chapter:	2936
(A) "Alternative school" has the same meaning as in	2937
section 3313.974 of the Revised Code.	2938
(B) "Autism scholarship unit" means a unit that consists	2939
of all of the students for whom autism scholarships are awarded	2940
under section 3310.41 of the Revised Code.	2941
(C) For fiscal years 2022 and 2023, a district's "base	2942
cost enrolled ADM" for a fiscal year means the greater of the	2943
following:	2944
(1) The district's enrolled ADM for the previous fiscal	2945
year;	2946
(2) The average of the district's enrolled ADM for the	2947
previous three fiscal years.	2948
(D)(1) "Base cost per pupil" means the following for a	2949
city, local, or exempted village school district:	2950
(a) For fiscal years 2022 and 2023, the aggregate base	2951
cost calculated for that district for that fiscal year under	2952
section 3317.011 of the Revised Code divided by the district's	2953
base cost enrolled ADM for that fiscal year;	2954
(b) For fiscal year 2024 and each fiscal year thereafter,	2955
an amount calculated in a manner determined by the general	2956
assembly.	2957
(2) "Base cost per pupil" means the following for a joint	2958
vocational school district:	2959
(a) For fiscal years 2022 and 2023, the aggregate base	2960
cost calculated for that district for that fiscal year under	2961
section 3317.012 of the Revised Code divided by the district's	2962

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base cost enrolled ADM for that fiscal year; 2963

(b) For fiscal year 2024 and each fiscal year thereafter, 2964
an amount calculated in a manner determined by the general 2965
assembly. 2966

(E) (1) "Category one career-technical education ADM" means 2967 the enrollment of students during the school year on a full-time 2968 equivalency basis in career-technical education programs 2969 described in division (A)(1) of section 3317.014 of the Revised 2970 Code and, in the case of a funding unit that is a city, local, 2971 exempted village, or joint vocational school district, certified 2972 under division (B)(11) or (D)(2)(h) of section 3317.03 of the 2973 Revised Code or, in the case of the community and STEM school 2974 unit, reported by all community and STEM schools statewide under 2975 divisions (B)(4) and (5) of section 3314.08 of the Revised Code 2976 and division (D) of section 3326.32 of the Revised Code. 2977

(2) "Category two career-technical education ADM" means 2978 the enrollment of students during the school year on a full-time 2979 equivalency basis in career-technical education programs 2980 described in division (A)(2) of section 3317.014 of the Revised 2981 Code and, in the case of a funding unit that is a city, local, 2982 exempted village, or joint vocational school district, certified 2983 under division (B) (12) or (D) (2) (i) of section 3317.03 of the 2984 Revised Code or, in the case of the community and STEM school 2985 unit, reported by all community and STEM schools statewide under 2986 divisions (B)(4) and (5) of section 3314.08 of the Revised Code 2987 and division (D) of section 3326.32 of the Revised Code. 2988

(3) "Category three career-technical education ADM" means
(3) "Category three career-technical education ADM" means
(3) the enrollment of students during the school year on a full-time
(3) equivalency basis in career-technical education programs
(3) described in division (A) (3) of section 3317.014 of the Revised
(3) 2989

Code and, in the case of a funding unit that is a city, local,2993exempted village, or joint vocational school district, certified2994under division (B) (13) or (D) (2) (j) of section 3317.03 of the2995Revised Code or, in the case of the community and STEM school2996unit, reported by all community and STEM schools statewide under2997divisions (B) (4) and (5) of section 3314.08 of the Revised Code2998and division (D) of section 3326.32 of the Revised Code.2999

3000 (4) "Category four career-technical education ADM" means the enrollment of students during the school year on a full-time 3001 3002 equivalency basis in career-technical education programs described in division (A)(4) of section 3317.014 of the Revised 3003 Code and, in the case of a funding unit that is a city, local, 3004 exempted village, or joint vocational school district, certified 3005 under division (B) (14) or (D) (2) (k) of section 3317.03 of the 3006 Revised Code or, in the case of the community and STEM school 3007 unit, reported by all community and STEM schools statewide under 3008 divisions (B)(4) and (5) of section 3314.08 of the Revised Code 3009 and division (D) of section 3326.32 of the Revised Code. 3010

(5) "Category five career-technical education ADM" means 3011 the enrollment of students during the school year on a full-time 3012 equivalency basis in career-technical education programs 3013 described in division (A)(5) of section 3317.014 of the Revised 3014 Code and, in the case of a funding unit that is a city, local, 3015 exempted village, or joint vocational school district, certified 3016 under division (B) (15) or (D) (2) (1) of section 3317.03 of the 3017 Revised Code or, in the case of the community and STEM school 3018 unit, reported by all community and STEM schools statewide under 3019 divisions (B)(4) and (5) of section 3314.08 of the Revised Code 3020 and division (D) of section 3326.32 of the Revised Code. 3021

(F)(1) "Category one English learner ADM" means the full- 3022

time equivalent number of English learners described in division 3023 (A) of section 3317.016 of the Revised Code and, in the case of 3024 a funding unit that is a city, local, exempted village, or joint 3025 vocational school district, certified under division (B)(16) or 3026 (D)(2)(m) of section 3317.03 of the Revised Code or, in the case 3027 of the community and STEM school unit, reported by all community 3028 and STEM schools statewide under division (B)(6) of section 3029 3314.08 of the Revised Code and division (E) of section 3326.32 3030 of the Revised Code. 3031

(2) "Category two English learner ADM" means the full-time 3032 equivalent number of English learners described in division (B) 3033 of section 3317.016 of the Revised Code and, in the case of a 3034 funding unit that is a city, local, exempted village, or joint 3035 vocational school district, certified under division (B)(17) or 3036 (D) (2) (n) of section 3317.03 of the Revised Code or, in the case 3037 of the community and STEM school unit, reported by all community 3038 and STEM schools statewide under division (B)(6) of section 3039 3314.08 of the Revised Code and division (E) of section 3326.32 3040 of the Revised Code. 3041

(3) "Category three English learner ADM" means the full-3042 time equivalent number of English learners described in division 3043 (C) of section 3317.016 of the Revised Code and, in the case of 3044 a funding unit that is a city, local, exempted village, or joint 3045 vocational school district, certified under division (B)(18) or 3046 (D)(2)(o) of section 3317.03 of the Revised Code or, in the case 3047 of the community and STEM school unit, reported by all community 3048 and STEM schools statewide under division (B)(6) of section 3049 3314.08 of the Revised Code and division (E) of section 3326.32 3050 of the Revised Code. 3051

(G)(1) "Category one special education ADM" means the

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full-time equivalent number of children with disabilities 3053 receiving special education services for the disability 3054 specified in division (A) of section 3317.013 of the Revised 3055 Code and, in the case of a funding unit that is a city, local, 3056 exempted village, or joint vocational school district, certified 3057 under division (B) (5) or (D) (2) (b) of section 3317.03 of the 3058 Revised Code or, in the case of the community and STEM school 3059 unit, reported by all community and STEM schools statewide under 3060 division (B)(3) of section 3314.08 of the Revised Code and 3061 division (C) of section 3326.32 of the Revised Code. 3062

(2) "Category two special education ADM" means the full-3063 time equivalent number of children with disabilities receiving 3064 special education services for those disabilities specified in 3065 division (B) of section 3317.013 of the Revised Code and, in the 3066 case of a funding unit that is a city, local, exempted village, 3067 or joint vocational school district, certified under division 3068 (B) (6) or (D) (2) (c) of section 3317.03 of the Revised Code or, 3069 in the case of the community and STEM school unit, reported by 3070 all community and STEM schools statewide under division (B)(3) 3071 of section 3314.08 of the Revised Code and division (C) of 3072 section 3326.32 of the Revised Code. 3073

3074 (3) "Category three special education ADM" means the fulltime equivalent number of students receiving special education 3075 services for those disabilities specified in division (C) of 3076 section 3317.013 of the Revised Code, and, in the case of a 3077 funding unit that is a city, local, exempted village, or joint 3078 vocational school district, certified under division (B)(7) or 3079 (D) (2) (d) of section 3317.03 of the Revised Code or, in the case 3080 of the community and STEM school unit, reported by all community 3081 and STEM schools statewide under division (B)(3) of section 3082 3314.08 of the Revised Code and division (C) of section 3326.32 3083

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3084

of the Revised Code.

(4) "Category four special education ADM" means the full-3085 time equivalent number of students receiving special education 3086 services for those disabilities specified in division (D) of 3087 section 3317.013 of the Revised Code and, in the case of a 3088 funding unit that is a city, local, exempted village, or joint 3089 vocational school district, certified under division (B)(8) or 3090 (D)(2)(e) of section 3317.03 of the Revised Code or, in the case 3091 of the community and STEM school unit, reported by all community 3092 3093 and STEM schools statewide under division (B)(3) of section 3314.08 of the Revised Code and division (C) of section 3326.32 3094 of the Revised Code. 3095

(5) "Category five special education ADM" means the full-3096 time equivalent number of students receiving special education 3097 services for the disabilities specified in division (E) of 3098 section 3317.013 of the Revised Code and, in the case of a 3099 funding unit that is a city, local, exempted village, or joint 3100 vocational school district, certified under division (B)(9) or 3101 (D)(2)(f) of section 3317.03 of the Revised Code or, in the case 3102 of the community and STEM school unit, reported by all community 3103 and STEM schools statewide under division (B)(3) of section 3104 3314.08 of the Revised Code and division (C) of section 3326.32 3105 of the Revised Code. 3106

(6) "Category six special education ADM" means the fulltime equivalent number of students receiving special education 3108 services for the disabilities specified in division (F) of 3109 section 3317.013 of the Revised Code and, in the case of a 3110 funding unit that is a city, local, exempted village, or joint 3111 vocational school district certified under division (B) (10) or 3112 (D) (2) (g) of section 3317.03 of the Revised Code or, in the case 3113

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of the community and STEM school unit, reported by all community 3114 and STEM schools statewide under division (B)(3) of section 3115 3314.08 of the Revised Code and division (C) of section 3326.32 3116 of the Revised Code. 3117 (H) "Community and STEM school unit" means a unit that 3118 consists of all of the students enrolled in community schools 3119 established under Chapter 3314. of the Revised Code and science, 3120 technology, engineering, and mathematics schools established 3121 under Chapter 3326. of the Revised Code. 3122 (I) (1) "Economically disadvantaged index for a school 3123 district" means the following: 3124 (a) For fiscal years 2022 and 2023, the square of the 3125 quotient of that district's percentage of students in its 3126 enrolled ADM who are identified as economically disadvantaged as 3127 defined by the department of education, divided by the 3128 percentage of students in the statewide ADM identified as 3129 economically disadvantaged. For purposes of this calculation: 3130 (i) For a city, local, or exempted village school 3131 district, the "statewide ADM" equals the sum of the following: 3132 (I) The enrolled ADM for all city, local, and exempted 3133 village school districts combined; 3134 (II) The statewide enrollment of students in community 3135 schools established under Chapter 3314. of the Revised Code; 3136 (III) The statewide enrollment of students in science, 3137 technology, engineering, and mathematics schools established 3138 under Chapter 3326. of the Revised Code. 3139 (ii) For a joint vocational school district, the 3140

"statewide ADM" equals the sum of the enrolled ADM for all joint 3141

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vocational school districts combined.	3142
(b) For fiscal year 2024 and each fiscal year thereafter,	3143
an index calculated in a manner determined by the general	3144
assembly.	3145
(2) "Economically disadvantaged index for a community or	3146
STEM school" means the following:	3147
(a) For fiscal years 2022 and 2023, the square of the	3148
quotient of the percentage of students enrolled in the school	3149
who are identified as economically disadvantaged as defined by	3150
the department of education, divided by the percentage of	3151
students in the statewide ADM identified as economically	3152
disadvantaged. For purposes of this calculation, the "statewide	3153
ADM" equals the "statewide ADM" for city, local, and exempted	3154
village school districts described in division (I)(1)(a)(i) of	3155
this section.	3156
(b) For fiscal year 2024 and each fiscal year thereafter,	3157
an index calculated in a manner determined by the general	3158
assembly.	3159
(J) "Educational choice scholarship unit" means a unit	3160
that consists of all of the students for whom educational choice	3161
scholarships are awarded under sections 3310.03 and 3310.032 of	3162
the Revised Code.	3163
(K) "Enrolled ADM" means the following:	3164
(1) For a city, local, or exempted village school	3165

(1) For a city, local, or exempted village school
3165
district, the enrollment reported under division (A) of section
3166
3317.03 of the Revised Code, as verified by the superintendent
3167
of public instruction and adjusted if so ordered under division
3168
(K) of that section, and as further adjusted by the department
3169
of education, as follows:

(a) Add the students described in division (A) (1) (b) of3171section 3317.03 of the Revised Code;3172

(b) Subtract the students counted under divisions (A) (2) 3173
 (a), (b), (d), (g), (h), (i), and (j) of section 3317.03 of the 3174
 Revised Code; 3175

(c) Count only twenty per cent of the number of joint 3176
vocational school district students counted under division (A) 3177
(3) of section 3317.03 of the Revised Code; 3178

(d) Add twenty per cent of the number of students who are3179entitled to attend school in the district under section 3313.643180or 3313.65 of the Revised Code and are enrolled in another3181school district under a career-technical education compact;3182

(e) Add twenty per cent of the number of students3183described in division (A) (1) (b) of section 3317.03 of the3184Revised Code who enroll in a joint vocational school district or3185under a career-technical education compact.3186

(2) For a joint vocational school district, the final 3187 number verified by the superintendent of public instruction, 3188 based on the enrollment reported and certified under division 3189 (D) of section 3317.03 of the Revised Code, as adjusted, if so 3190 ordered, under division (K) of that section, and as further 3191 adjusted by the department of education by adding the students 3192 described in division (D)(1)(b) of section 3317.03 of the 3193 Revised Code: 3194

(3) For the community and STEM school unit, the sum of the
number of students reported as enrolled in community schools
under divisions (B) (1) and (2) of section 3314.08 of the Revised
Code and the number of students reported as enrolled in STEM
schools under division (A) of section 3326.32 of the Revised
3195

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Code;

(4) For the educational choice scholarship unit, the
number of students for whom educational choice scholarships are
awarded under sections 3310.03 and 3310.032 of the Revised Code
as reported under division (A) (2) (g) of section 3317.03 of the
Revised Code;

(5) For the pilot project scholarship unit, the number of
students for whom pilot project scholarships are awarded under
sections 3313.974 to 3313.979 of the Revised Code as reported
under division (A) (2) (b) of section 3317.03 of the Revised Code;
3209

(6) For the autism scholarship unit, the number of 3210
students for whom autism scholarships are awarded under section 3211
3310.41 of the Revised Code as reported under division (A) (2) (h) 3212
of section 3317.03 of the Revised Code; 3213

(7) For the Jon Peterson special needs scholarship unit,
3214
the number of students for whom Jon Peterson special needs
scholarships are awarded under sections 3310.51 to 3310.64 of
the Revised Code as reported under division (A) (2) (h) of section
3217
3317.03 of the Revised Code.

(L) (1) "Formula ADM" means, for a city, local, or exempted 3219
village school district, the enrollment reported under division 3220
(A) of section 3317.03 of the Revised Code, as verified by the 3221
superintendent of public instruction and adjusted if so ordered 3222
under division (K) of that section, and as further adjusted by 3223
the department of education, as follows: 3224

(a) Count only twenty per cent of the number of joint 3225
vocational school district students counted under division (A) 3226
(3) of section 3317.03 of the Revised Code; 3227

(b) Add twenty per cent of the number of students who are 3228

entitled to attend school in the district under section 3313.643229or 3313.65 of the Revised Code and are enrolled in another3230school district under a career-technical education compact.3231

(2) "Formula ADM" means, for a joint vocational school
3232
district, the final number verified by the superintendent of
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public instruction, based on the enrollment reported and
3234
certified under division (D) of section 3317.03 of the Revised
3235
Code, as adjusted, if so ordered, under division (K) of that
3236
section.

(M) "FTE basis" means a count of students based on full-3238 time equivalency, in accordance with rules adopted by the 3239 3240 department of education pursuant to section 3317.03 of the Revised Code. In adopting its rules under this division, the 3241 department shall provide for counting any student in category 3242 one, two, three, four, five, or six special education ADM or in 3243 category one, two, three, four, or five career-technical 3244 education ADM in the same proportion the student is counted in 3245 enrolled ADM and formula ADM. 3246

(N) For fiscal years 2022 and 2023, "funding base" means, 3247
for a city, local, or exempted village school district, the sum 3248
of the following as calculated by the department: 3249

(1) The district's "general funding base," which equals3250the amount calculated as follows:3251

(a) Compute the sum of the following: 3252

(i) The amount calculated for the district for fiscal year
2020 under division (A) (1) of Section 265.220 of H.B. 166 of the
3254
133rd general assembly after any adjustments required under
3255
Section 265.227 of H.B. 166 of the 133rd general assembly and
3256
prior to any funding reductions authorized by Executive Order
3257

3286

2020-19D, "Implementing Additional Spending Controls to Balance	3258
the State Budget" issued on May 7, 2020;	3259
(ii) The Either of the following:	3260
(I) For fiscal year 2022, the district's payments for	3261
fiscal year 2020 under divisions (C)(1), (2), (3), and (4) of	3262
section 3313.981 of the Revised Code as those divisions existed	3263
prior to the effective date of this amendment September 30,	3264
<u>2021;</u>	3265
(II) For fiscal year 2023, the district's payments for	3266
fiscal year 2020 under divisions (C)(1), (3), and (4) of section	3267
3313.981 of the Revised Code as those divisions existed prior to	3268
<u>September 30, 2021</u> .	3269
(b) Subtract from the amount calculated in division (J) (1)	3270
(N)(1)(a) of this section the sum of the following:	3271
(i) The following difference:	3272
(The amount paid to the district under division (A)(5) of	3273
section 3317.022 of the Revised Code, as that division existed	3274
prior to the effective date of this amendment September 30,	3275
2021, for fiscal year 2019) - (the amounts deducted from the	3276
district and paid to a community school under division (C)(1)(e)	3277
of section 3314.08 of the Revised Code or a science, technology,	3278
engineering, and mathematics school under division (E) of	3279
section 3326.33 of the Revised Code as those divisions existed	3280
prior to the effective date of this amendment September 30,	3281
2021, for fiscal year 2020 in accordance with division (A) of	3282
Section 265.235 of H.B. 166 of the 133rd general assembly)	3283
(ii) The payments deducted from the district and paid to a	2004
	3284

(b), (c), (d), (e), (f), and (g) of section 3314.08 of the

Revised Code as those divisions existed prior to the effective3287date of this amendment September 30, 2021, in accordance with3288division (A) of Section 265.230 of H.B. 166 of the 133rd general3289assembly;3290

(iii) The payments deducted from the district and paid to 3291 a science, technology, engineering, and mathematics school for 3292 fiscal year 2020 under divisions (A), (B), (C), (D), (E), (F), 3293 and (G) of section 3326.33 of the Revised Code as those 3294 divisions existed prior to the effective date of this amendment 3295 <u>September 30, 2021, in accordance with division (A) of Section 3296</u> 265.235 of H.B. 166 of the 133rd general assembly; 3297

(iv) The payments deducted from the district under 3298 division (C) of section 3310.08 of the Revised Code as that 3299 division existed prior to the effective date of this amendment 3300 September 30, 2021, division (C)(2) of section 3310.41 of the 3301 Revised Code as that division existed prior to the effective 3302 date of this amendment September 30, 2021, and former section 3303 3310.55 of the Revised Code for fiscal year 2020 and, in the 3304 case of a pilot project school district as defined in section 3305 3313.975 of the Revised Code, the funds deducted from the 3306 district under Section 265.210 of H.B. 166 of the 133rd general 3307 assembly to operate the pilot project scholarship program for 3308 fiscal year 2020 under sections 3313.974 to 3313.979 of the 3309 Revised Code; 3310

(v) The <u>Either of the following</u>:

(I) For fiscal year 2022, the payments subtracted from the3312district for fiscal year 2020 under divisions (B) (1), (2), and3313(3) of section 3313.981 of the Revised Code as those divisions3314existed prior to the effective date of this amendment September331530, 2021;3316

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(II) For fiscal year 2023, the payments subtracted from 3317 the district for fiscal year 2020 under divisions (B)(1) and (3) 3318 of section 3313.981 of the Revised Code as those divisions 3319 existed prior to September 30, 2021. 3320 (2) The district's "disadvantaged pupil impact aid funding 3321 base," which equals the following difference: 3322 (The amount paid to the district under division (A) (5) of 3323 section 3317.022 of the Revised Code, as that division existed 3324 prior to the effective date of this amendment <u>September 30</u>, 3325 2021, for fiscal year 2019) - (the amounts deducted from the 3326 district and paid to a community school under division (C)(1)(e) 3327 of section 3314.08 of the Revised Code or a science, technology, 3328 engineering, and mathematics school under division (E) of 3329 section 3326.33 of the Revised Code as those divisions existed 3330 prior to the effective date of this amendment September 30, 3331 2021, for fiscal year 2020 in accordance with division (A) of 3332 Section 265.235 of H.B. 166 of the 133rd general assembly) 3333 (O) For fiscal years 2022 and 2023, "funding base" means, 3334 for a joint vocational school district, the sum of the following 3335 as calculated by the department: 3336 (1) The district's "general funding base," which equals 3337 the amount calculated as follows: 3338 (a) Compute the sum of the following: 3339 (i) The district's payments for fiscal year 2020 under 3340 Section 265.225 of H.B. 166 of the 133rd general assembly after 3341 any adjustments required under Section 265.227 of H.B. 166 of 3342 the 133rd general assembly; 3343 (ii) The Either of the following: 3344

(I) For fiscal year 2022, the district's payments for 3345 fiscal year 2020 under divisions (D)(1), (2), and (E)(3) of 3346 section 3313.981 of the Revised Code as those divisions existed 3347 prior to the effective date of this amendment September 30, 3348 2021; 3349 (II) For fiscal year 2023, the district's payments for 3350 fiscal year 2020 under divisions (D)(1) and (2) of section 3351 3313.981 of the Revised Code as those divisions existed prior to 3352 September 30, 2021. 3353 (b) Subtract from the amount paid to the district under 3354 division (A)(3) of section 3317.16 of the Revised Code, as that 3355 division existed prior to the effective date of this amendment 3356 September 30, 2021, for fiscal year 2019. 3357 (2) The district's "disadvantaged pupil impact aid funding 3358 base," which equals the amount paid to the district under 3359 division (A)(3) of section 3317.16 of the Revised Code, as that 3360 division existed prior to the effective date of this amendment 3361 September 30, 2021, for fiscal year 2019. 3362 (P) For fiscal years 2022 and 2023, "funding base" for a 3363 3364 community school means the following: (1) For a community school that was in operation for the 3365 entirety of fiscal year 2020, the amount paid to the school for 3366 that fiscal year under division (C)(1) of section 3314.08 of the 3367 Revised Code as that division existed prior to the effective 3368 date of this amendment September 30, 2021, in accordance with 3369 division (A) of Section 265.230 of H.B. 166 of the 133rd general 3370 assembly and the amount, if any, paid to the school for that 3371 fiscal year under section 3314.085 of the Revised Code in 3372 accordance with division (B) of Section 265.230 of H.B. 166 of 3373

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the 133rd general assembly;

3374

3403

(2) For a community school that was in operation for part	3375
of fiscal year 2020, the amount that would have been paid to the	3376
school for that fiscal year under division (C)(1) of section	3377
3314.08 of the Revised Code as that division existed prior to	3378
the effective date of this amendment September 30, 2021, in	3379
accordance with division (A) of Section 265.230 of H.B. 166 of	3380
the 133rd general assembly if the school had been in operation	3381
for the entirety of that fiscal year, as calculated by the	3382
department, and the amount that would have been paid to the	3383
school for that fiscal year under section 3314.085 of the	3384
Revised Code in accordance with division (B) of Section 265.230	3385
of H.B. 166 of the 133rd general assembly, if any, if the school	3386
had been in operation for the entirety of that fiscal year, as	3387
calculated by the department;	3388

(3) For a community school that was not in operation for 3389 fiscal year 2020, the amount that would have been paid to the 3390 school if it was in operation for that school year under 3391 division (C)(1) of section 3314.08 of the Revised Code as that 3392 division existed prior to the effective date of this amendment 3393 <u>September 30, 2021, in accordance with division (A) of Section</u> 3394 265.230 of H.B. 166 of the 133rd general assembly if the school 3395 had been in operation for the entirety of that fiscal year, as 3396 calculated by the department, and the amount that would have 3397 been paid to the school for that fiscal year under section 3398 3314.085 of the Revised Code in accordance with division (B) of 3399 Section 265.230 of H.B. 166 of the 133rd general assembly, if 3400 any, if the school had been in operation for the entirety of 3401 that fiscal year, as calculated by the department. 3402

(Q) For fiscal years 2022 and 2023, "funding base" for a

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3404

STEM school means the following:

(1) For a science, technology, engineering, and 3405 mathematics school that was in operation for the entirety of 3406 fiscal year 2020, the amount paid to the school for that fiscal 3407 year under section 3326.33 of the Revised Code as that section 3408 existed prior to the effective date of this amendment September 3409 30, 2021, in accordance with division (A) of Section 265.235 of 3410 H.B. 166 of the 133rd general assembly and the amount, if any, 3411 paid to the school for that fiscal year under section 3326.41 of 3412 the Revised Code in accordance with division (B) of Section 3413 265.235 of H.B. 166 of the 133rd general assembly; 3414

(2) For a science, technology, engineering, and 3415 mathematics school that was in operation for part of fiscal year 3416 2020, the amount that would have been paid to the school for 3417 that fiscal year under section 3326.33 of the Revised Code as 3418 that section existed prior to the effective date of this 3419 amendment_September 30, 2021, in accordance with division (A) of 3420 Section 265.235 of H.B. 166 of the 133rd general assembly if the 3421 school had been in operation for the entirety of that fiscal 3422 year, as calculated by the department, and the amount that would 3423 have been paid to the school for that fiscal year under section 3424 3326.41 of the Revised Code in accordance with division (B) of 3425 Section 265.235 of H.B. 166 of the 133rd general assembly, if 3426 any, if the school had been in operation for the entirety of 3427 that fiscal year, as calculated by the department; 3428

(3) For a science, technology, engineering, and
mathematics school that was not in operation for fiscal year
2020, the amount that would have been paid to the school if it
was in operation for that school year under section 3326.33 of
the Revised Code as that section existed prior to the effective

date of this amendment September 30, 2021, in accordance with 3434 division (A) of Section 265.235 of H.B. 166 of the 133rd general 3435 assembly if the school had been in operation for the entirety of 3436 that fiscal year, as calculated by the department, and the 3437 amount that would have been paid to the school for that fiscal 3438 year under section 3326.41 of the Revised Code in accordance 3439 with division (B) of Section 265.235 of H.B. 166 of the 133rd 3440 general assembly, if any, if the school had been in operation 3441 for the entirety of that fiscal year, as calculated by the 3442 3443 department. (R) "Funding unit" means any of the following: 3444 (1) A city, local, exempted village, or joint vocational 3445 school district; 3446 (2) The community and STEM school unit; 3447 (3) The educational choice scholarship unit; 3448 (4) The pilot project scholarship unit; 3449 (5) The autism scholarship unit; 3450 (6) The Jon Peterson special needs scholarship unit. 3451 (S) "Jon Peterson special needs scholarship unit" means a 3452 unit that consists of all of the students for whom Jon Peterson 3453 scholarships are awarded under sections 3310.51 to 3310.64 of 3454 the Revised Code. 3455 (T) "Internet- or computer-based community school" has the 3456

(U) "LRE student with a disability" means a child with a
 3458
 disability who has an individualized education program providing
 3459
 for the student to spend more than half of each school day in a
 3460

same meaning as in section 3314.02 of the Revised Code.

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regular school setting with nondisabled students. For purposes 3461 of this division, "individualized education program" and "child 3462 with a disability" have the same meanings as in section 3323.01 3463 of the Revised Code, and "LRE" is an abbreviation for "least 3464 restrictive environment." 3465

(V) "Medically fragile child" means a child to whom all of the following apply:

(1) The child requires the services of a doctor of
medicine or osteopathic medicine at least once a week due to the
3469
instability of the child's medical condition.

(2) The child requires the services of a registered nurse3471on a daily basis.3472

(3) The child is at risk of institutionalization in a
hospital, skilled nursing facility, or intermediate care
facility for individuals with intellectual disabilities.
3475

(W) (1) A child may be identified as having an "other 3476 health impairment-major" if the child's condition meets the 3477 definition of "other health impaired" established in rules 3478 previously adopted by the state board of education and if either 3479 of the following apply: 3480

(a) The child is identified as having a medical condition
3481
that is among those listed by the superintendent of public
3482
instruction as conditions where a substantial majority of cases
3483
fall within the definition of "medically fragile child."

(b) The child is determined by the superintendent of3485public instruction to be a medically fragile child. A school3486district superintendent may petition the superintendent of3487public instruction for a determination that a child is a3488medically fragile child.3489

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(2) A child may be identified as having an "other health 3490 impairment-minor" if the child's condition meets the definition 3491 of "other health impaired" established in rules previously 3492 adopted by the state board of education but the child's 3493 condition does not meet either of the conditions specified in 3494 division (W)(1)(a) or (b) of this section. 3495

(X)(1) For fiscal years 2022 and 2023, a city, local, 3496 exempted village, or joint vocational school district's, 3497 community school's, or STEM school's "general phase-in 3498 percentage" is equal to the percentage for that fiscal year that 3499 is determined by the general assembly. 3500

(2) For fiscal years 2022 and 2023, a city, local, 3501 exempted village, or joint vocational school district's "phase-3502 in percentage for disadvantaged pupil impact aid" is equal to 3503 the percentage for that fiscal year that is determined by the 3504 general assembly. 3505

(Y) "Pilot project scholarship unit" means a unit that 3506 consists of all of the students for whom pilot project 3507 scholarships are awarded under sections 3313.974 to 3313.979 of the Revised Code. 3509

(Z) "Preschool child with a disability" means a child with 3510 a disability, as defined in section 3323.01 of the Revised Code, 3511 who is at least age three but is not of compulsory school age, 3512 as defined in section 3321.01 of the Revised Code, and who is 3513 not currently enrolled in kindergarten. 3514

(AA) "Related services" includes:

(1) Child study, special education supervisors and 3516 coordinators, speech and hearing services, adaptive physical 3517 development services, occupational or physical therapy, teacher 3518

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3508

assistants for children with disabilities whose disabilities are3519described in division (B) of section 3317.013 or division (G) (3)3520of this section, behavioral intervention, interpreter services,3521work study, nursing services, and specialized integrative3522services as those terms are defined by the department;3523

(2) Speech and language services provided to any student
with a disability, including any student whose primary or only
disability is a speech and language disability;
3526

(3) Any related service not specifically covered by other
state funds but specified in federal law, including but not
3528
limited to, audiology and school psychological services;
3529

(4) Any service included in units funded under formerdivision (0) (1) of section 3317.024 of the Revised Code;3531

(5) Any other related service needed by children withdisabilities in accordance with their individualized education3533programs.

	(BB)	"School	distric	t," unle	ss othe	erwise	specified,	means	3535
city,	local	, and e	exempted	village	school	distr	icts.		3536

	(CC	C) "Separ	ratel	-У	educated	student	wit	h a	disabilit	cy"	has	3537
the	same	meaning	as :	in	section	3313.974	of	the	Revised (Code	÷.	3538

(DD) "State education aid" has the same meaning as in 3539 section 5751.20 of the Revised Code. 3540

(EE)(1) "State share percentage" means the following for a 3541 city, local, or exempted village school district: 3542

(a) For fiscal years 2022 and 2023, the state share
percentage calculated under section 3317.017 of the Revised
Code;
3545

(b) For fiscal year 2024 and each fiscal year thereafter,	3546
a percentage calculated in a manner determined by the general	3547
assembly.	3548
(2) "State share percentage" means the following for a	3549
joint vocational school district:	3550
	5550
(a) For fiscal years 2022 and 2023, the percentage	3551
calculated in accordance with the following formula:	3552
The amount computed for the district under division (A)(1) of	3553
section 3317.16 of the Revised Code for that fiscal year / the	3554
aggregate base cost calculated for the district for that fiscal	3555
year under section 3317.012 of the Revised Code	3556
(b) For fiscal year 2024 and each fiscal year thereafter,	3557
a percentage calculated in a manner determined by the general	3558
assembly.	3559
(FF) "Statewide average base cost per pupil" means the	3560
following:	3561
(1) For fiscal years 2022 and 2023, the statewide average	3562
base cost per pupil calculated under division (A) of section	3563
3317.018 of the Revised Code;	3564
(2) For fiscal year 2024 and each fiscal year thereafter,	3565
an amount calculated in a manner determined by the general	3566
assembly.	3567
(GG) "Statewide average career-technical base cost per	3568
pupil" means the following:	3569
(1) For fiscal years 2022 and 2023, the statewide average	3570
career-technical base cost per pupil calculated under division	3571
(B) of section 3317.018 of the Revised Code;	3572

3600

(2) For fiscal year 2024 and each fiscal year thereafter,	3573
an amount calculated in a manner determined by the general	3574
assembly.	3575
(HH) "STEM school" means a science, technology,	3576
engineering, and mathematics school established under Chapter	3577
3326. of the Revised Code.	3578
(II) "Taxes charged and payable" means the taxes charged	3579
and payable against real and public utility property after	3580
making the reduction required by section 319.301 of the Revised	3581
Code, plus the taxes levied against tangible personal property.	3582
(JJ) For purposes of sections 3317.017 and 3317.16 of the	3583
Revised Code, "three-year average valuation" for a fiscal year	3584
means the average of total taxable value for the three most	3585
recent tax years for which data is available, as certified under	3586
section 3317.021 of the Revised Code.	3587
(KK) "Total ADM" means, for a city, local, or exempted	3588
village school district, the enrollment reported under division	3589
(A) of section 3317.03 of the Revised Code minus the enrollment	3590
reported under divisions (A)(2)(a), (b), (g), (h), and (i) of	3591
that section, as verified by the superintendent of public	3592
instruction and adjusted if so ordered under division (K) of	3593
that section.	3594
(LL) "Total special education ADM" means the sum of	3595
categories one through six special education ADM.	3596
	0000
(MM) "Total taxable value" means the sum of the amounts	3597
certified for a city, local, exempted village, or joint	3598
vocational school district under divisions (A)(1) and (2) of	3599
	0.000

(NN) "Tuition discount" means any deduction from the base 3601

section 3317.021 of the Revised Code.

tuition amount per student charged by a chartered nonpublic	3602
school, to which the student's family is entitled due to one or	3603
more of the following conditions:	3604
(1) The student's family has multiple children enrolled in	3605
the same school.	3606
(2) The student's family is a member of or affiliated with	3607
a religious or secular organization that provides oversight of	3608
the school or from which the school has agreed to enroll	3609
students.	3610
(3) The student's parent is an employee of the school.	3611

(4) Some other qualification not based on the income of
3612
the student's family or the student's athletic or academic
3613
ability and for which all students in the school may qualify.
3614

Sec. 3317.024. The following shall be distributed monthly,3615quarterly, or annually as may be determined by the state board3616of education:3617

(A) An amount for each island school district and each 3618 joint state school district for the operation of each high 3619 school and each elementary school maintained within such 3620 district and for capital improvements for such schools. Such 3621 amounts shall be determined on the basis of standards adopted by 3622 the state board of education. However, for fiscal years 2012 and 3623 2013, an island district shall receive the lesser of its actual 3624 cost of operation, as certified to the department of education, 3625 or ninety-three per cent of the amount the district received in 3626 state operating funding for fiscal year 2011. If an island 3627 district received no funding for fiscal year 2011, it shall 3628 receive no funding for either of fiscal year 2012 or 2013. 3629

(B) An amount for each school district required to pay 3630

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tuition for a child in an institution maintained by the	3631
department of youth services pursuant to section 3317.082 of the	3632
Revised Code, provided the child was not included in the	3633
calculation of the district's formula ADM, as that term is	3634
defined in section 3317.02 of the Revised Code, for the	3635
preceding school year.	3636

(C) (1) An amount for the approved cost of transporting 3637 eligible pupils with disabilities attending a special education 3638 program approved by the department of education whom it is 3639 impossible or impractical to transport by regular school bus in 3640 the course of regular route transportation provided by the 3641 school district or educational service center. For fiscal years 3642 2022 and 2023, in the case of a school district, this amount 3643 shall be equal to the actual costs incurred in the prior fiscal 3644 year by the district or service center when transporting those 3645 students, as reported to the department, times multiplied by one 3646 of the following: 3647

(a) For a district, the percentage determined for the3648district for that fiscal year under divisions (E) (3) (a) to (f)3649(E) (1) (c) (i) and (ii) of section 3317.0212 of the Revised Code.3650No-;3651

(b) For a service center, twenty-nine and one-sixth per3652cent for fiscal year 2022 and thirty-three and one-third per3653cent for fiscal year 2023.3654

(2) No district or service center is eligible to receive a3655payment under this-division (C) of this section for the cost of3656transporting any pupil whom it transports by regular school bus3657and who is included in the district's transportation ADM. The3658state board of education shall establish standards and3659quidelines for use by the department of education in determining3660

the approved cost of such transportation for each service	3661
center. For	3662
(3) For fiscal years 2022 and 2023, the both of the	3663
following apply:	3664
(a) The state board shall also establish the deadline for	3665
each district and service center to report its actual costs for	3666
transporting these students described in division (C)(1) of this	3667
section. For fiscal years 2022 and 2023,	3668
(b) The costs reported by each district and service center	3669
under this division (C) of this section shall be subject to	3670
periodic, random audits by the department.	3671
(D) An amount to each school district, including each	3672
cooperative education school district, pursuant to section	3673
3313.81 of the Revised Code to assist in providing free lunches	3674
to needy children. The amounts shall be determined on the basis	3675
of rules adopted by the state board of education.	3676
(E)(1) An amount for auxiliary services to each school	3677
district, for each pupil attending a chartered nonpublic	3678
elementary or high school within the district that has not	3679
elected to receive funds under division (E)(2) of this section.	3680
(2)(a) An amount for auxiliary services paid directly to	3681
each chartered nonpublic school that has elected to receive	3682
funds under division (E)(2) of this section for each pupil	3683
attending the school. To elect to receive funds under division	3684
(E)(2) of this section, a school, by the first day of April of	3685
each odd-numbered year, shall notify the department and the	3686
school district in which the school is located of the election	3687
and shall submit to the department an affidavit certifying that	3688
the school shall expend the funds in the manner outlined in	3689

section 3317.062 of the Revised Code. The election shall take 3690 effect the following first day of July. The school subsequently 3691 may rescind its election, but it may do so only in an odd-3692 numbered year by notifying the department and the school 3693 district in which the school is located of the rescission not 3694 later than the first day of April of that year. Beginning the 3695 following first day of July after the rescission, the school 3696 shall receive funds under division (E)(1) of this section. 3697

(b) A chartered nonpublic school that elects to receive
 auxiliary services funds under division (E) (2) of this section
 may designate an organization that oversees one or more
 3700
 nonpublic schools to receive those funds on its behalf.
 3701

(i) Each chartered nonpublic school that designates an
 organization to receive auxiliary services funds on its behalf
 shall notify the department of education of the organization's
 are not later than the first day of April of each odd-numbered
 year.

(ii) A school may rescind its decision, but may do so only 3707 in each odd-numbered year by notifying the department of that 3708 rescission not later than the first day of April of that year. A 3709 rescission submitted in compliance with this division takes 3710 effect on the following first day of July, and the school 3711 district may elect to then begin receiving auxiliary services 3712 funds directly or as specified under division (E)(1) of this 3713 section. 3714

(iii) An organization shall disburse the auxiliary
3715
services funds of all chartered nonpublic schools that have
3716
designated the organization to receive funds on their behalf in
3717
accordance with division (E) (2) (b) of this section. If multiple
3718
chartered nonpublic schools designate the same organization to
3719

receive auxiliary services funds on their behalf, that 3720 organization may use one or more accounts for the purposes of 3721 managing the funds. The organization shall maintain appropriate 3722 accounting and reporting standards and ensure that each 3723 chartered nonpublic school receives the auxiliary services funds 3724 to which the school is entitled. 3725

(iv) Each chartered nonpublic school that elects to
receive funds directly in accordance with division (E) (2) of
this section or the organization designated to receive and
disburse auxiliary services funds on behalf of a chartered
nonpublic school shall maintain records of receipt and
expenditures of the funds in a manner that conforms with
generally accepted accounting principles.
3726

(v) The department of education shall create and
disseminate a standardized reporting form that chartered
and organizations designated to receive funds
accordance with division (E) (2) (b) of this section may use to
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(vi) An organization that manages a school's auxiliary 3739 services funds pursuant to a designation made in accordance with 3740 division (E)(2)(b) of this section may require the school's 3741 governing authority to pay a fee for that service that does not 3742 exceed four per cent of the total amount of payments for 3743 auxiliary services that the school receives from the state. A 3744 school may pay any fee assessed pursuant to division (E)(2)(b) 3745 (vi) of this section using auxiliary services funds. 3746

(c) The amount paid under divisions (E) (1) and (2) of this
section shall equal the total amount appropriated for the
3748
implementation of sections 3317.06 and 3317.062 of the Revised
3749

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Code divided by the average daily membership in grades	3750
kindergarten through twelve in chartered nonpublic elementary	3751
and high schools within the state as determined as of the last	3752
day of October of each school year.	3753
(F) An amount for each county board of developmental	3754
disabilities, distributed on the basis of standards adopted by-	3755
the state board of education, for the approved cost of	3756
transportation required for children attending special education	3757
programs operated by the county board under section 3323.09 of	3758
the Revised Code ; . For fiscal years 2022 and 2023, this amount	3759
shall be equal to the actual costs incurred in the prior fiscal	3760
year by the county board when transporting those students	3761
multiplied by twenty-nine and one-sixth per cent for fiscal year	3762
2022 and thirty-three and one-third per cent for fiscal year	3763
2023.	3764
(G) An amount to each institution defined under section	3765
3317 082 of the Revised Code providing elementary or secondary	3766

3317.082 of the Revised Code providing elementary or secondary3766education to children other than children receiving special3767education under section 3323.091 of the Revised Code. This3768amount for any institution in any fiscal year shall equal the3769total of all tuition amounts required to be paid to the3770institution under division (A) (1) of section 3317.082 of the3771Revised Code.3772

The state board of education or any other board of 3773 education or governing board may provide for any resident of a 3774 district or educational service center territory any educational 3775 service for which funds are made available to the board by the 3776 United States under the authority of public law, whether such 3777 funds come directly or indirectly from the United States or any 3778 agency or department thereof or through the state or any agency, 3779

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department, or political subdivision thereof.	3780
Sec. 3317.0212. (A) As used in this section:	3781
(1) For fiscal years 2022 and 2023, "assigned bus" means a	3782
school bus used to transport qualifying riders.	3783
(2) For fiscal years 2022 and 2023, "density" means the	3784
total riders per square mile of a school district.	3785
(3) For fiscal years 2022 and 2023, "nontraditional	3786
ridership" means the average number of qualifying riders who are	3787
enrolled in a community school established under Chapter 3314.	3788
of the Revised Code, in a STEM school established under Chapter	3789
3326. of the Revised Code, or in a nonpublic school and are	3790
provided school bus service by a school district during the	3791
first full week of October.	3792
(4) "Qualifying riders" means the following:	3793
(a) For fiscal years 2022 and 2023, resident students	3794
enrolled in preschool and regular education in grades	3795
kindergarten to twelve who are provided school bus service by a	3796
school district, including students with dual enrollment in a	3797
joint vocational school district or a cooperative education	3798
school district, and students enrolled in a community school,	3799
STEM school, or nonpublic school;	3800
(b) For fiscal year 2024 and each fiscal year thereafter,	3801
students specified by the general assembly.	3802
(5) "Qualifying ridership" means the following:	3803
(a) For fiscal years 2022 and 2023, the greater of the	3804
average number of qualifying riders counted in the morning or	3805
counted in the afternoon who are provided school bus service by	3806
a school district during the first full week of October;	3807

(b) For fiscal year 2024 and each fiscal year thereafter,	3808
a ridership determined in a manner specified by the general	3809
assembly.	3810
(6) "Rider density" means the following:	3811
(a) For fiscal years 2022 and 2023, the following	3812
quotient:	3813
A school district's total number of qualifying riders/ the	3814
number of square miles in the district	3815
(b) For fiscal year 2024 and each fiscal year thereafter,	3816
a number calculated in a manner determined by the general	3817
assembly.	3818
(7) For fiscal years 2022 and 2023, "riders" means	3819
students enrolled in regular and special education in grades	3820
kindergarten through twelve who are provided school bus service	3821
by a school district, including students with dual enrollment in	3822
a joint vocational school district or a cooperative education	3823
school district, and students enrolled in a community school,	3824
STEM school, or nonpublic school.	3825
(8) "School bus service" means a school district's	3826
transportation of qualifying riders in any of the following	3827
types of vehicles:	3828
(a) School buses owned or leased by the district;	3829
(b) School buses operated by a private contractor hired by	3830
the district;	3831
(c) School buses operated by another school district or	3832
entity with which the district has contracted, either as part of	3833
a consortium for the provision of transportation or otherwise.	3834

(B) Not later than the first day of November, for fiscal 3835 years 2022 and 2023, or a date determined by the general 3836 assembly, for fiscal year 2024 and each fiscal year thereafter, 3837 of each year, each city, local, and exempted village school 3838 district shall report to the department of education its 3839 qualifying ridership and any other information requested by the 3840 department. Subsequent adjustments to the reported numbers shall 3841 be made only in accordance with rules adopted by the department. 3842

(C) The department shall calculate the statewide 3843transportation cost per student as follows: 3844

(1) Determine each city, local, and exempted village 3845
school district's transportation cost per student by dividing 3846
the district's total costs for school bus service in the 3847
previous fiscal year by its qualifying ridership in the previous 3848
fiscal year. 3849

(2) After excluding districts that do not provide school
bus service and the ten districts with the highest
transportation costs per student and the ten districts with the
lowest transportation costs per student, divide the aggregate
cost for school bus service for the remaining districts in the
grevious fiscal year by the aggregate qualifying ridership of
those districts in the previous fiscal year.

(D) The department shall calculate the statewide 3857transportation cost per mile as follows: 3858

(1) Determine each city, local, and exempted village 3859
school district's transportation cost per mile by dividing the 3860
district's total costs for school bus service in the previous 3861
fiscal year by its total number of miles driven for school bus 3862
service in the previous fiscal year. 3863

(2) After excluding districts that do not provide school
3864
bus service and the ten districts with the highest
transportation costs per mile and the ten districts with the
lowest transportation costs per mile, divide the aggregate cost
for school bus service for the remaining districts in the
previous fiscal year by the aggregate miles driven for school
bus service in those districts in the previous fiscal year.

(E) The department shall calculate each city, local, and
 exempted village school district's transportation base payment
 3872
 as follows:

(1) For fiscal years 2022 and 2023: 3874

(a) Calculate the sum of the following:

(i) The product of the statewide transportation cost per
student and the number of students counted in the district's
qualifying ridership for the current fiscal year who are
a878
enrolled in the district;

(ii) 1.5 times the statewide transportation cost per
student times the number of students counted in the district's
qualifying ridership for the current fiscal year who are
enrolled in community schools established under Chapter 3314. of
the Revised Code or STEM schools established under Chapter 3326.
3884
of the Revised Code;

(iii) 2.0 times the statewide transportation cost per 3886 student times the number of students counted in the district's 3887 qualifying ridership for the current fiscal year who are 3888 enrolled in nonpublic schools. 3889

(b) Multiply the statewide transportation cost per mile by3890the district's total number of miles driven for school bus3891service in the current fiscal year.3892

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(c) Multiply the greater of the amounts calculated under 3893 divisions (E)(1)(a) and (b) of this section by the following: 3894

(i) For fiscal year 2022, the greater of twenty-nine and 3895 one-sixth per cent or the district's state share percentage, as 3896 defined in section 3317.02 of the Revised Code;

(ii) For fiscal year 2023, the greater of thirty-three and 3898 one-third per cent or the district's state share percentage. 3899

(2) For fiscal year 2024 and each fiscal year thereafter, 3900 an amount determined by the general assembly. 3901

(F) For fiscal years 2022 and 2023, the department shall 3902 pay a district's efficiency adjustment payment in accordance 3903 with divisions (F)(1) to (3) of this section. For fiscal year 3904 2024 and each fiscal year thereafter, the department shall pay a 3905 district's efficiency adjustment payment in a manner determined 3906 by the general assembly, if the general assembly authorizes such 3907 a payment to districts. 3908

(1) The department annually shall establish a target 3909 number of qualifying riders per assigned bus for each city, 3910 local, and exempted village school district. The department 3911 shall use the most recently available data in establishing the 3912 target number. The target number shall be based on the statewide 3913 median number of riders per assigned bus as adjusted to reflect 3914 the district's density in comparison to the density of all other 3915 districts. The department shall post on the department's web 3916 site each district's target number of riders per assigned bus 3917 and a description of how the target number was determined. 3918

(2) The department shall determine each school district's 3919 efficiency index by dividing the district's number of riders per 3920 assigned bus by its target number of riders per assigned bus. 3921

(3) The department shall determine each city, local, and	3922
exempted village school district's efficiency adjustment payment	3923
as follows:	3924
(a) If the district's efficiency index is equal to or	3925
greater than 1.5, the efficiency adjustment payment shall be	3926
calculated according to the following formula:	3927
0.15 X the district's transportation base payment calculated	3928
under division (E) of this section	3929
(b) If the district's efficiency index is less than 1.5	3930
but greater than or equal to 1.0, the efficiency adjustment	3931
payment shall be calculated according to the following formula:	3932
{[(The district's efficiency index - 1) X 0.15]/0.5} X the	3933
district's transportation base payment calculated under division	3934
(E) of this section	3935
(c) If the district's efficiency index is less than 1.0,	3936
the efficiency adjustment payment shall be zero.	3937
(G) In addition to funds paid under divisions (E), (F),	3938
and (H) of this section, each city, local, and exempted village	3939
district shall receive in accordance with rules adopted by the	3940
state board of education a payment for students transported by	3941
means other than school bus service and whose transportation is	3942
not funded under division (C) of section 3317.024 of the Revised	3943
Code. The rules shall include provisions for school district	3944
reporting of such students.	3945
(H)(1) For purposes of division (H) of this section, a	3946
school district's "transportation supplement percentage" means	3947
the following:	3948
(a) For fiscal years 2022 and 2023, the following	3949

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quotient:	3950
(28 - the district's rider density) / 100	3951
If the result of the calculation for a district under	3952
division (H)(1)(a) of this section is less than zero, the	3953
district's transportation supplement percentage shall be zero.	3954
(b) For fiscal year 2024 and each fiscal year thereafter,	3955
a percentage calculated in a manner determined by the general	3956
assembly.	3957
(2) The department shall pay each district a	3958
transportation supplement calculated according to the following	3959
formula:	3960
The district's transportation supplement percentage X the amount	3961
calculated for the district under division (E)(2) <u>(</u>E)(1)(b) of	3962
this section X 0.55	3963
(I)(1) If a school district board and a community school	3964
governing authority elect to enter into an agreement under	3965
division (A) of section 3314.091 of the Revised Code, the	3966
department shall make payments to the community school according	3967
to the terms of the agreement for each student actually	3968
transported under division (C)(1) of that section. If a	3969
community school governing authority accepts transportation	3970
responsibility under division (B) of that section, the	3971
department shall make payments to the community school for each	3972
student actually transported or for whom transportation is	3973
arranged by the community school under division (C)(1) of that	3974
section, calculated as follows:	3975

(a) For any fiscal year which the general assembly has
3976
specified that transportation payments to school districts be
3977
based on an across-the-board percentage of the district's
3978

payment for the previous school year, the per pupil payment to the community school shall be the following quotient:

(i) The total amount calculated for the school district in
3981
which the child is entitled to attend school for student
3982
transportation other than transportation of children with
3983
disabilities; divided by
3984

(ii) The number of students included in the district's 3985
transportation ADM for the current fiscal year, as calculated 3986
under section 3317.03 of the Revised Code, plus the number of 3987
students enrolled in the community school not counted in the 3988
district's transportation ADM who are transported under division 3989
(B) (1) or (2) of section 3314.091 of the Revised Code. 3990

(b) For any fiscal year which the general assembly has
3991
specified that the transportation payments to school districts
be calculated in accordance with this section and any rules of
the state board of education implementing this section, the
3994
payment to the community school shall be the following:
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(i) For fiscal years 2022 and 2023, either of thefollowing:3997
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(I) If the school district in which the student is
and paid under division (E) of this section, 1.0 times the
division (C) of this section;
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(II) If the school district in which the student is 4004 entitled to attend school would have used a method of 4005 transportation for the student for which payments are computed 4006 and paid in a manner not described in division (H)(1)(b)(i) (G) 4007

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3979

of this section, the amount that would otherwise be computed for 4008 and paid to the district. 4009

(ii) For fiscal year 2024 and each fiscal year thereafter,an amount calculated in a manner determined by the general4011assembly.

The community school, however, is not required to use the4013same method to transport the student.4014

As used in this division, "entitled to attend school" 4015 means entitled to attend school under section 3313.64 or 3313.65 4016 of the Revised Code. 4017

(2) A community school shall be paid under division (H) (1) 4018 of this section only for students who are eligible as specified 4019 in section 3327.01 of the Revised Code and division (C)(1) of 4020 section 3314.091 of the Revised Code, and whose transportation 4021 to and from school is actually provided, who actually utilized 4022 transportation arranged, or for whom a payment in lieu of 4023 transportation is made by the community school's governing 4024 authority. To qualify for the payments, the community school 4025 shall report to the department, in the form and manner required 4026 4027 by the department, data on the number of students transported or whose transportation is arranged, the number of miles traveled, 4028 cost to transport, and any other information requested by the 4029 department. 4030

Sec. 3317.0215. (A) (1) For fiscal years 2022 and 2023, the 4031 department of education shall withhold from the aggregate amount 4032 paid for a fiscal year to each city, local, exempted village, 4033 and joint vocational school district, community school 4034 established under Chapter 3314. of the Revised Code, and 4035 science, technology, engineering, and mathematics school 4036

established under Chapter 3326. of the Revised Code an amount	4037
equal to the following:	4038
(a) In the case of a city, local, <u>or</u> exempted village , or	4039
joint vocational school district, an the aggregate amount	4040
calculated as follows:	4041
0.10 X [(the district's category one special education ADM-	4042
X the multiple specified in division (A) of section 3317.013 of	4043
the Revised Code X the statewide average base cost per pupil for	4044
that fiscal year X the district's state share percentage) + (the-	4045
district's category two special education ADM X the multiple-	4046
specified in division (B) of section 3317.013 of the Revised	4047
Code X the statewide average base cost per pupil for that fiscal	4048
year X the district's state share percentage) + (the district's	4049
category three special education ADM X the multiple specified in	4050
division (C) of section 3317.013 of the Revised Code X the	4051
statewide average base cost per pupil for that fiscal year X the	4052
district's state share percentage) + (the district's category	4053
four special education ADM X the multiple specified in division	4054
(D) of section 3317.013 of the Revised Code X the statewide-	4055
average base cost per pupil for that fiscal year X the	4056
district's state share percentage) + (the district's category	4057
five special education ADM X the multiple specified in division	4058
(E) of section 3317.013 of the Revised Code X the statewide	4059
average base cost per pupil for that fiscal year X the	4060
district's state share percentage) + (the district's category	4061
six special education ADM X the multiple specified in division	4062
(F) of section 3317.013 of the Revised Code X the statewide-	4063
average base cost per pupil for that fiscal year X the	4064
district's state share percentage)] of special education funding	4065
paid to the district under division (A)(3) of section 3317.022	4066
of the Revised Code times 0.10, subject to any funding	4067

limitations enacted by the general assembly to the computation. 4068 (b) In the case of a community school or STEM school, the 4069 aggregate amount of special education funding paid to the school 4070 under division (A)(1)(b) of section 3317.022 3317.026 of the 4071 Revised Code times 0.10, subject to any funding limitations 4072 enacted by the general assembly to the computation. 4073 (c) In the case of a science, technology, engineering, or 4074 4075 mathematics school joint vocational school district, the 4076 aggregate amount of special education funding paid to the school under division (A)(2) of section 3317.022 3317.16 of the Revised 4077 Code times 0.10, subject to any funding limitations enacted by 4078 the general assembly to the computation. 4079 (2) For fiscal year 2024 and each fiscal year thereafter, 4080

the department of education shall withhold from the aggregate 4081 amount paid for a fiscal year to each city, local, exempted 4082 village, and joint vocational school district, community school, 4083 and science, technology, engineering, and mathematics school an 4084 amount determined by the general assembly, if any, for purposes 4085 of this section. 4086

(B) For fiscal years 2022 and 2023, the department shall
use the amount of funds withheld under division (A) of this
section for purposes of division (C) (1) of section 3314.08 of
the Revised Code, section 3317.0214 of the Revised Code,
division (B) of section 3317.16 of the Revised Code, and section
3326.34 of the Revised Code.

For fiscal year 2024 and each fiscal year thereafter, the4093department shall use the amount of funds withheld under division4094(A) of this section, if any, for purposes determined by the4095general assembly.4096

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Sec. 3317.051. (A) The department of education shall 4097 compute and pay to a school district funds based on units for 4098 services to students identified as gifted under Chapter 3324. of 4099 the Revised Code as prescribed by this section. 4100 4101 (B) The department shall allocate gifted units for a school district as follows: (1) For fiscal years 2022 and 2023: 4103 4104 (a) One gifted coordinator unit shall be allocated for every 3,300 students in a district's enrolled ADM, with a 4105 minimum of 0.5 units and a maximum of 8 units allocated for the 4106 district. 4107 (b) One kindergarten through eighth grade gifted 4108 intervention specialist unit shall be allocated for every 140 4109 gifted students enrolled in grades kindergarten through eight in 4110 the district, as certified under division (B)(22) of section 4111 3317.03 of the Revised Code, with a minimum of 0.3 units 4112 allocated for the district. 4113 (c) One ninth through twelfth grade gifted intervention 4114 specialist unit shall be allocated for every 140 gifted students 4115 enrolled in grades nine through twelve in the district, as 4116 certified under division (B)(22) of section 3317.03 of the 4117 Revised Code, with a minimum of 0.3 units allocated for the

district. 4119 (2) For fiscal year 2024 and each fiscal year thereafter, 4120 in the manner prescribed by the general assembly. 4121

(C) The department shall pay an amount to a school 4122 district for gifted units as follows: 4123

 $\frac{(a)}{(a)}$ (1) For fiscal years 2022 and 2023, an amount equal to 4124

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the following sum:	4125
(\$85,776 X the number of units allocated to a school district	
under division (B)(1) (B)(1)(a) of this section X the district's	
state share percentage) + ($\$89,378$ X the number of units	4128
allocated to a school district under division (B)(2) (B)(1)(b)	4129
of this section X the district's state share percentage) +	4130
(\$80,974 X the number of units allocated to a school district	4131
under division (B)(3) <u>(</u>B)(1)(c) of this section X the district's	4132
state share percentage)	4133
$\frac{(b)}{(2)}$ For fiscal year 2024 and each fiscal year	4134
thereafter, an amount calculated in a manner determined by the	4135
general assembly.	
(D) A school district may assign gifted unit funding that	4137
it receives under division (C) of this section to another school	
district, an educational service center, a community school, or	
a STEM school as part of an arrangement to provide services to	4140
the district.	4141
Sec. 3317.064. (A) There is hereby established in the	4142
state treasury the auxiliary services reimbursement fund. By the	4143
thirtieth day of January of each odd-numbered year, the director	4144
of job and family services and the superintendent of public	
instruction shall determine the amount of any excess moneys in	

the auxiliary services personnel unemployment compensation fund 4147 not reasonably necessary for the purposes of section 4141.47 of 4148 the Revised Code, and shall certify such amount to the director 4149 of budget and management for transfer to the auxiliary services 4150 reimbursement fund. If the director of job and family services 4151 and the superintendent disagree on such amount, the director of 4152 budget and management shall determine the amount to be 4153 transferred. 4154

(B) Except as provided in divisions (C) and (D) of this 4155 section, moneys in the auxiliary services reimbursement fund 4156 shall be used for the relocation or for the replacement and 4157 repair of mobile units used to provide the services specified in 4158 division (E), (F), (G), or (I) of section 3317.06 and in 4159 division (A) (3) of section 3317.062 of the Revised Code. The 4160 state board of education shall adopt guidelines and procedures 4161 for replacement, repair, and relocation of mobile units and the 4162 procedures under which a school district or chartered nonpublic 4163 4164 school may apply to receive moneys with which to repair or replace or relocate such units. 4165

(C) School districts and educational service centers may 4166 apply to the department for moneys from the auxiliary services 4167 reimbursement fund for payment of incentives for early 4168 retirement and severance for school district personnel assigned 4169 to provide services authorized by section 3317.06 or 3317.062 of 4170 the Revised Code at chartered nonpublic schools. The portion of 4171 the cost of any early retirement or severance incentive for any 4172 employee that is paid using money from the auxiliary services 4173 reimbursement fund shall not exceed the percentage of such 4174 employee's total service credit that the employee spent 4175 providing services to chartered nonpublic school students under 4176 section 3317.06 of the Revised Code. 4177

(D) The department of education may use a portion of the
Moneys in the auxiliary services reimbursement fund to make
payments for chartered nonpublic school students under section
3365.07 of the Revised Code, in accordance with rules adopted
pursuant to section 3365.071 of the Revised Code.

Sec. 3317.25. (A) As used in this section, "disadvantaged 4183 pupil impact aid" means the following: 4184

(1) For a city, local, or exempted village school	4185
district, the funds received under division $\frac{(A)(4)}{(A)(4)}$ of	4186
section 3317.022 of the Revised Code;	4187
(2) For a joint vocational school district, the funds	4188
received under division (A)(3) of section 3317.16 of the Revised	4189
Code;	4190
(3) For a community school established under Chapter 3314.	4191
of the Revised Code, the funds received under division (A)(4)(b)	4192
of section 3314.08 <u>3317.022</u> of the Revised Code;	4193
(4) For a STEM school established under Chapter 3326. of	4194
the Revised Code, the funds received under division (A)(4)(b) of	4195
section 3326.33 3317.022 of the Revised Code.	4196
(B)(1) For fiscal years 2022 and 2023, a city, local,	4197
exempted village, or joint vocational school district, community	4198
school, or STEM school shall spend the disadvantaged pupil	4199
impact aid it receives for any of the following initiatives or a	4200
combination of any of the following initiatives:	4201
(a) Extended school day and school year;	4202
(b) Reading improvement and intervention;	4203
(c) Instructional technology or blended learning;	4204
(d) Professional development in reading instruction for	4205
teachers of students in kindergarten through third grade;	4206
(e) Dropout prevention;	4207
(f) School safety and security measures;	4208
(g) Community learning centers that address barriers to	4209
learning;	4210
(h) Academic interventions for students in any of grades	4211

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six through twelve;	4212
(i) Employment of an individual who has successfully	4213
completed the bright new leaders for Ohio schools program as a	4214
principal or an assistant principal under section 3319.272 of	4215
the Revised Code;	4216
(j) Mental health services, including telehealth services;	4217
(k) Culturally appropriate, evidence-based or evidence-	4218
informed prevention education, including youth-led programming	4219
and social and emotional learning curricula to promote mental	4220
health and prevent substance use and suicide;	4221
(1) Services for homeless youth;	4222
(m) Services for child welfare involved youth;	4223
(n) Community liaisons or programs that connect students	4224
to community resources, including city connects, communities in	4225
schools, and other similar programs;	4226
(o) Physical health care services, including telehealth	4227
services;	4228
(p) Family engagement and support services;	4229
(q) Student services provided prior to or after the	4230
regularly scheduled school day or any time school is not in	4231
session, including mentoring programs.	4232
(2) For fiscal year 2024 and each fiscal year thereafter,	4233
each city, local, exempted village, and joint vocational school	4234
district, community school, and STEM school shall spend the	4235
disadvantaged pupil impact aid it receives for one or more	4236
initiatives specified by the general assembly.	4237
(C)(1) For fiscal years 2022 and 2023, each city, local,	4238

exempted village, and joint vocational school district, 4239 community school, and STEM school that is subject to the 4240 requirements of this section shall develop a plan for utilizing 4241 the disadvantaged pupil impact aid it receives in coordination 4242 with at least one of the following community partners: 4243 (a) A board of alcohol, drug addiction, and mental health 4244 services established under Chapter 340. of the Revised Code; 4245 4246 (b) An educational service center; (c) A county board of developmental disabilities; 4247 4248 (d) A community-based mental health treatment provider; (e) A board of health of a city or general health 4249 district; 4250 (f) A county department of job and family services; 4251 (q) A nonprofit organization with experience serving 4252 children; 4253 (h) A public hospital agency. 4254 (2) For fiscal year 2024 and each fiscal year thereafter, 4255 each city, local, exempted village, and joint vocational school 4256 district, community school, and STEM school that is subject to 4257 the requirements of this section shall develop a plan for 4258 4259 utilizing the disadvantaged pupil impact aid it receives in the 4260 manner specified by the general assembly, if the general assembly requires city, local, exempted village, and joint 4261 vocational school districts, community schools, and STEM schools 4262 to develop such a plan. 4263

(D) After the end of each fiscal year, each city, local, 4264exempted village, or joint vocational school district, community 4265

school, and STEM school shall submit a report to the department4266of education describing the initiative or initiatives on which4267the district's or school's disadvantaged pupil impact aid were4268spent during that fiscal year. For fiscal years 2022 and 2023,4269this report shall be submitted in a manner prescribed by the4270department and shall also describe the amount of money that was4271spent on each initiative.4272

(E) Starting in 2015, the department shall submit a report 4273
of the information it receives under division (C) of this 4274
section to the General Assembly general assembly not later than 4275
the first day of December of each odd-numbered year in 4276
accordance with section 101.68 of the Revised Code. 4277

Sec. 3319.077. (A) As used in this section: 4278

(1) "Dyslexia" has the same meaning as in section 3323.254279of the Revised Code.4280

(2) "Ohio dyslexia committee" means the committee4281established under section 3325.25 of the Revised Code.4282

(3) "Special education" has the same meaning as in section3323.01 of the Revised Code.4284

(4)	"Teache:	r" does	not inc.	lude any	' teacher	who pi	rovides	4285
instructio	on in fi	ne arts	. music.	or phys	sical edu	cation	_	4286

(B) (1) The department of education, in collaboration with 4287
the Ohio dyslexia committee, shall maintain a list of courses 4288
training that fulfill fulfills the professional development 4289
requirements prescribed in division (C) of this section. The 4290
list may consist of online or classroom learning models. 4291

(2) Each approved course training shall align with theguidebook developed under section 3323.25 of the Revised Code,4293

be evidence-based, and require instruction and training for4294identifying characteristics of dyslexia and understanding the4295pedagogy for instructing students with dyslexia.4296

(3) The Ohio dyslexia committee shall prescribe a total
number of clock hours of instruction in courses-training
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approved under this section for a teacher to complete to satisfy
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the professional development requirements prescribed in division
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(C) of this section. The Ohio dyslexia committee shall prescribe
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a total number of clock hours that is not less than six clock
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hours and not more than eighteen clock hours.

(C) (1) Not later than the beginning of the 2023-2024
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school year, each teacher employed by a local, city, or exempted
village school district who provides instruction for students in
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kindergarten and first grade, including those providing special
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education instruction, shall complete the number of
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instructional hours in approved professional development courses
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training required by the committee under this section.

(2) Not later than the beginning of the 2024-2025 school
year, each teacher employed by a school district who provides
instruction for students in grades two and three, including
those providing special education instruction, shall complete
the number of instructional hours in approved professional
development courses training required by the committee under
this section.

(3) Not later than the beginning of the 2025-2026 school
year, each teacher employed by a school district who provides
special education instruction for students in grades four
through twelve shall complete a professional development course4320
training approved under division (B) of this section.

division (C) of this section.

(D) Any professional development <u>course training</u> completed by a teacher prior to <u>the effective date of this section April</u> <u>12, 2021,</u> that is then included on the list of <u>courses training</u> approved under division (B)(1) of this section shall count toward the number of instructional hours in approved professional development <u>courses training</u> required under

(E) Nothing in this section shall prohibit a school4330district from requiring employees who are not subject to this4331section from completing professional development training4332approved under division (B) of this section.4333

Sec. 3319.078. Beginning in the 2022-2023 school year, 4334 each city, local, and exempted village school district shall 4335 establish a multi-sensory-structured literacy certification 4336 process for teachers providing instruction for students in 4337 grades kindergarten through three employed by the district. Each 4338 process shall align with the guidebook developed under section 4339 3323.25 of the Revised Code. 4340

Sec. 3319.263. Beginning on the first day of July 4341 succeeding the effective date of this section and for only five 4342 years thereafter, notwithstanding anything to the contrary in 4343 section 3319.26 of the Revised Code or any rule of the state 4344 board of education adopted under that section, the state board 4345 and the department of education shall not limit the subject 4346 areas for which an individual may receive an alternative 4347 resident educator license issued under that section. 4348

 Sec. 3323.25. (A) As used in this section and section
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 3323.251 of the Revised Code:
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(1) "Dyslexia" means a specific learning disorder that is 4351

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neurological in origin and that is characterized by unexpected difficulties with accurate or fluent word recognition and by poor spelling and decoding abilities not consistent with the person's intelligence, motivation, and sensory capabilities,

which difficulties typically result from a deficit in the phonological component of language.

(2) "Appropriate certification" means either of thefollowing:4359

(a) Certification at a certified level, or higher, from a
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 research-based, multi-sensory-structured literacy program;
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(b) Any other certification as recognized by a majority4362vote of the Ohio dyslexia committee.4363

(B) (1) The department of education shall establish theOhio dyslexia committee which shall consist of the following4365members:

(a) A school district superintendent appointed by the4367superintendent of public instruction;4368

(b) An elementary school principal appointed by the state4369superintendent;4370

(c) A classroom teacher appointed by the state
 superintendent. The teacher shall have an appropriate
 certification and at least two years of experience teaching in a
 multi-sensory structured literacy program.

(d) An educational service center employee appointed by
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 the state superintendent. The employee shall have an appropriate
 4376
 certification.

(e) An employee of the department of education appointed4378by the state superintendent;4379

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(f) A parent of a child with dyslexia or an adult with	4380
dyslexia appointed by the international dyslexia association in	4381
Ohio;	4382
(a) In individual with experience in higher education and	4383
(g) An individual with experience in higher education and	
teacher preparation programs appointed by the chancellor of	4384
higher education. The individual appointed by the chancellor	4385
shall have an appropriate certification.	4386
(h) A board member of the international dyslexia	4387
association in Ohio appointed by the international dyslexia	4388
association in Ohio. The board member shall have an appropriate	4389
certification.	4390
(i) A school psychologist appointed by the state	4391
superintendent;	4392
(j) A reading intervention specialist appointed by the	4393
state superintendent. The reading intervention specialist shall	4394
have an appropriate certification.	4395
(k) A speech-language pathologist appointed by the state	4396
speech and hearing professionals board. The speech-language	4397
pathologist shall have an appropriate certification.	4398
(2) Each appointing authority shall determine a selection	4399
process for the appointments under this section. Each appointing	4400
authority that is not the state superintendent shall make and	4401
submit to the department each appointment prescribed under this	4402
section not later than thirty days after the effective date of	4403
this section April 12, 2021. The state superintendent also shall	4404
make each appointment prescribed to the state superintendent	4405
under this section not later than that date. Members of the	4406
committee shall serve at the pleasure of their appointing	4407
authority.	4408

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(3) An individual may be appointed to the committee	4409
without required certification or experience if the appointing	4410
authority determines that the individual has sufficient	4411
experience in the individual's respective field.	4412
(4) The state superintendent shall convene the first	4413
meeting of the committee within thirty days after nine members	4414
have been appointed to the committee. At the first meeting,	4415
members of the committee shall elect one of the members as	4416
chairperson.	4417

(5) The department shall provide facilities for themeetings of the committee.4419

(C) (1) Not later than December 31, 2021, the Ohio dyslexia 4420 committee shall develop a guidebook regarding the best practices 4421 and methods for universal screening, intervention, and 4422 remediation for children with dyslexia or children displaying 4423 dyslexic characteristics and tendencies using a multi-sensory 4424 structured literacy program. 4425

(2) The committee shall provide an opportunity for public
 input when developing the guidebook, in the manner determined by
 4427
 the committee.

(3) Prior to its distribution, the guidebook shall besubject to final approval by the state board of education.4430

(4) The guidebook shall be developed and issued to
districts and schools in an electronic format. After the initial
development of the guidebook, the Ohio dyslexia committee shall
update the guidebook as necessary.

(D) Not later than December 31, 2021, the department, in
 collaboration with the Ohio dyslexia committee, shall do all of
 the following:

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(1) Provide multi sensory structured literacy program	4438
professional development for teachers in evidence-based dyslexia	4439
screening and intervention practices for the purposes of section	4440
3319.077 of the Revised Code.	4441

(2) Assist school districts and other public schools in
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establishing multidisciplinary teams to support the
identification, intervention, and remediation of dyslexia;
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(3) Develop reporting mechanisms for districts and schools
to submit to the department the information and data required in
the guidebook developed under this section;
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(4) Develop academic standards for kindergarten in reading
 and writing that incorporate a multi-sensory-structured literacy
 program;
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(5) Provide on the department's web site information about
 training for teachers about dyslexia that is available at
 4452
 minimal or no cost.

(E) The department, in collaboration with the Ohio
dyslexia committee, shall identify reliable, valid, universal,
and evidence-based screening and intervention measures that
evaluate the literacy skills of students enrolled in grades
kindergarten through five using a multi-sensory-structured
d458
literacy program.

(F) The Ohio dyslexia committee may do any of thefollowing:4461

(1) Recommend appropriate ratios in school buildings for
students to teachers who have received certification in
identifying and addressing dyslexia;
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(2) Recommend which other school personnel, including 4465

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school psychologists or speech-language pathologists, should 4466 receive certification in identifying and addressing dyslexia; 4467 (3) Consider and make recommendations regarding whether 4468 professional development required under section 3319.077 of the 4469 Revised Code should require the completion of a practicum. 4470 Sec. 3323.251. (A) Each school district and other public 4471 school shall do all of the following: 4472 (1) For the <u>2022-2023 2023-2024</u> school year, administer a 4473 tier one dyslexia screening measure to a student to whom either 4474 of the following applies: 4475 (a) The student is enrolled in any of grades kindergarten 4476 through three. A screening measure shall be administered to a 4477 student enrolled in kindergarten after January 1, 20232024, but 4478 prior to January 1, 20242025. 4479 (b) The student is enrolled in any of grades four through 4480 six and either of the following applies: 4481 (i) The student's parent, guardian, or custodian requests 4482 that the screening measure be administered to the student. 4483 (ii) A classroom teacher requests that the screening 4484 measure be administered to the student and the student's parent, 4485 guardian, or custodian grants permission for the screening 4486 measure to be administered. 4487 A school district may implement the screening under 4488 division (A)(1) of this section prior to the 2023-2024 school 4489 year. 4490 (2) For the 2023-2024 2024-2025 school year and each 4491 school year thereafter, administer a tier one dyslexia screening 4492 measure to a student to whom either of the following applies: 4493

(a) A student enrolled in kindergarten. A screening 4494 measure shall be administered to a student after the first day 4495 of January of the school year in which the student is enrolled 4496 in kindergarten and prior to the first day of January of the 4497 following school year. 4498

(b) A student enrolled in any of grades one through six if either of the following applies:

(i) The student's parent, guardian, or custodian requests 4501 that the screening measure be administered to the student. 4502

(ii) A classroom teacher requests that the screening 4503 measure be administered to the student and the student's parent, 4504 quardian, or custodian grants permission for the screening 4505 measure to be administered. 4506

A district or school may administer a tier two dyslexia 4507 screening measure to a student to whom the district or school 4508 administers a tier one screening measure under division (A)(1) 4509 or (2) of this section. In that case, a district or school shall 4510 not be required to complete division (A) (4) of this section. 4511

(3) Identify each student that is at risk of dyslexia 4512 based on the student's results on the tier one screening measure 4513 and notify the student's parent, quardian, or custodian that the 4514 student has been identified as being at risk. 4515

(4) Monitor the progress of each at-risk student toward 4516 attaining grade-level reading and writing skills for up to six 4517 weeks. The district or school shall check each at-risk student's 4518 progress on at least the second week, fourth week, and sixth 4519 week after the student is identified as being at risk. If no 4520 progress is observed during the monitoring period, the district 4521 or school shall notify the parent, guardian, or custodian of the 4522

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student and administer a tier two dyslexia screening measure to	4523
the student.	4524
(5) Report to a student's parent or guardian the student's	4525
results on a tier two screening measure approved by the Ohio	4526
dyslexia committee within thirty days after the measure's	4527
administration. If, as determined by the tier two screening	4528
measure, the student is identified as having dyslexia	4529
tendencies, the student's parent or guardian shall be provided	4530
with information about reading development, the risk factors for	4531
dyslexia, and descriptions for evidenced-based interventions.	4532
(6) If a student demonstrates markers for dyslexia,	4533
provide the student's parents or guardian with a written	4534
explanation of the district or school's multi-sensory-structured	4535
literacy program.	4536
(B)(1) Beginning in the 2022-2023-<u>2023-2024</u> school year,	4537
each district or school shall:	4538
(a) Administer a tier one dyslexia screening measure to	4539
each kindergarten student that transfers into the district or	4540
school midyear during the school's regularly scheduled screening	4541
of the kindergarten class or within thirty days after the	4542
student's enrollment if the screening already has been	4543
completed;	4544
(b) Administer a tier one dyslexia screening measure to	4545
each student in grades one through six that transfers into the	4546
district or school midyear within thirty days after the	4547
student's enrollment.	4548
(2) If a student is identified as being at risk of	4549
dyslexia under division (B)(1) of this section, the district or	4550
school shall administer a tier two screening measure in a timely	4551

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manner.	4552
(C) Each district or school shall do all of the following:	4553
(1) Comply with any provisions that are statutorily	4554
required, as they pertain to the guidebook developed under	4555
division (C) of section 3323.25 of the Revised Code;	4556
(2) Select screening and intervention measures to	4557
administer to students from the measures identified under	4558
division (E) of section 3323.25 of the Revised Code;	4559
(3) Establish a multidisciplinary team to administer	4560
screening and intervention measures and analyze the results of	4561
the measures. The team shall include trained and certified	4562
personnel and a stakeholder with expertise in the	4563
identification, intervention, and remediation of dyslexia.	4564
(4) Report to the department of education the results of	4565
screening measures administered under this section.	4566
In addition, districts and schools may utilize any best	4567
practices and recommendations contained in the guidebook	4568
developed under division (C) of section 3323.25 of the Revised	4569
Code.	4570
Sec. 3326.39. (A) In any fiscal year, a STEM school	4571
receiving funds calculated under division (A)(7) of section	4572
3317.022 of the Revised Code shall spend those funds only for	4573
the purposes that the department designates as approved for	4574
career-technical education expenses. Career-technical education	4575
expenses approved by the department shall include only expenses	4576
connected to the delivery of career-technical programming to	4577
career-technical students. The department shall require the	4578
school to report data annually so that the department may	4579

monitor the school's compliance with the requirements regarding

the manner in which funding received under division $\frac{(A)(8)}{(A)}$	4581
(7) of section 3317.022 of the Revised Code may be spent.	4582
	4500
(B) All funds received under division (A)(7) of section	4583
3317.022 of the Revised Code shall be spent in the following	4584
manner:	4585
(1) At least seventy-five per cent of the funds shall be	4586
spent on curriculum development, purchase, and implementation;	4587
instructional resources and supplies; industry-based program	4588
certification; student assessment, credentialing, and placement;	4589
curriculum specific equipment purchases and leases; career-	4590
technical student organization fees and expenses; home and	4591
agency linkages; work-based learning experiences; professional	4592
development; and other costs directly associated with career-	4593
technical education programs including development of new	4594
programs.	4595
(2) Not more than twenty-five per cent of the funds shall	4596
be used for personnel expenditures.	4597
(C) In any fiscal year, a science, technology,	4598
engineering, and mathematics school receiving funds under	4599
division (H) of section 3317.014 of the Revised Code shall spend	4600
those funds only for the following purposes:	4601
(1) Delivery of career awareness programs to students	4602
enrolled in grades kindergarten through twelve;	4603
(2) Provision of a common, consistent curriculum to	4604
students throughout their primary and secondary education;	4605
(3) Assistance to teachers in providing a career	4606
development curriculum to students;	4607
(4) Development of a career development plan for each	4608
(4) Development of a career development plan for each	4000

student that stays with that student for the duration of the	4609
student's primary and secondary education;	4610
(5) Provision of opportunities for students to engage in	4611
activities, such as career fairs, hands-on experiences, and job	4612
shadowing, across all career pathways at each grade level.	4613
The department may deny payment under division (E) of	4614
section 3317.014 of the Revised Code to any school that the	4615
department determines is using funds paid under division (H) of	4616
section 3317.014 of the Revised Code for other purposes.	4617
Sec. 4723.07. In accordance with Chapter 119. of the	4618
Revised Code, the board of nursing shall adopt and may amend and	4619
rescind rules that establish all of the following:	4620
(A) Provisions for the board's government and control of	4621
its actions and business affairs;	4622
(B) Minimum Subject to section 4723.072 of the Revised	4623
Code, minimum standards for nursing education programs that	4624
prepare graduates to be licensed under this chapter and	4625
procedures for granting, renewing, and withdrawing approval of	4626
those programs;	4627
(C) Criteria that applicants for licensure must meet to be	4628
eligible to take examinations for licensure;	4629
(D) Standards and procedures for renewal of the licenses	4630
and certificates issued by the board;	4631
(E) Standards for approval of continuing nursing education	4632
programs and courses for registered nurses, advanced practice	4633
registered nurses, and licensed practical nurses. The standards	4634
may provide for approval of continuing nursing education	4635
programs and courses that have been approved by other state	4636

boards of nursing or by national accreditation systems for nursing, including, but not limited to, the American nurses' 4638 credentialing center and the national association for practical 4639 nurse education and service. 4640 (F) Standards that persons must meet to be authorized by 4641 the board to approve continuing education programs and courses 4642 and a schedule by which that authorization expires and may be 4643 4644 renewed; 4645 (G) Requirements, including continuing education requirements, for reactivating inactive licenses or 4646

certificates, and for reinstating licenses or certificates that 4647 have lapsed; 4648

(H) Conditions that may be imposed for reinstatement of a 4649 license or certificate following action taken under section 4650 3123.47, 4723.28, 4723.281, 4723.652, or 4723.86 of the Revised 4651 Code resulting in a license or certificate suspension; 4652

(I) Requirements for board approval of courses in 4653 medication administration by licensed practical nurses; 4654

(J) Criteria for evaluating the qualifications of an 4655 applicant for a license to practice nursing as a registered 4656 nurse, a license to practice nursing as an advanced practice 4657 registered nurse, or a license to practice nursing as a licensed 4658 practical nurse for the purpose of issuing the license by the 4659 board's endorsement of the applicant's authority to practice 4660 issued by the licensing agency of another state; 4661

(K) Universal and standard precautions that shall be used 4662 by each licensee or certificate holder. The rules shall define 4663 and establish requirements for universal and standard 4664 precautions that include the following: 4665

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(1) Appropriate use of hand washing;	4666
(2) Disinfection and sterilization of equipment;	4667
(3) Handling and disposal of needles and other sharp instruments;	4668 4669
(4) Wearing and disposal of gloves and other protective garments and devices.	4670 4671
(L) Quality assurance standards for advanced practice registered nurses;	4672 4673
(M) Additional criteria for the standard care arrangement required by section 4723.431 of the Revised Code entered into by	4674 4675
a clinical nurse specialist, certified nurse-midwife, or certified nurse practitioner and the nurse's collaborating	4676 4677
physician or podiatrist;	4678
(N) For purposes of division (B)(31) of section 4723.28 of the Revised Code, the actions, omissions, or other circumstances	4679 4680
that constitute failure to establish and maintain professional boundaries with a patient;	4681 4682
(0) Standards and procedures for delegation under section 4723.48 of the Revised Code of the authority to administer	4683 4684
drugs. The board may adopt other rules necessary to carry out the	4685 4686
provisions of this chapter. The rules shall be adopted in	4687
accordance with Chapter 119. of the Revised Code. Sec. 4723.072. (A) From the effective date of this section	4688 4689
through January 31, 2028, a prelicensure nursing education	4690
program leading to initial licensure to practice nursing as a	4691
licensed practical nurse may use as a member of its faculty any individual who meets either of the following conditions:	4692 4693

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(1) Holds a baccalaureate degree in nursing;	4694
(2) Is scheduled to receive a baccalaureate degree in	4695
nursing within twelve calendar months after the date the program	4696
first uses the individual as a member of its faculty.	4697
(B)(1) During the period specified in division (A) of this	4698
section, the board of nursing shall not refuse to grant full	4699
approval to, or renew approval for, a prelicensure nursing	4700
education program solely on the basis that the program uses as a	4701
member of its faculty an individual described in division (A) of	4702
this section.	4703
(2) On and after February 1, 2028, the board shall not	4704
refuse to grant full approval to, or renew approval for, a	4705
prelicensure nursing education program solely on the basis that	4706
the program uses as a member of its faculty an individual	4707
described in division (A) of this section if the program was	4708
approved or applied for approval during the period specified in	4709
division (A) of this section.	4710
(C) Nothing in this section prohibits the board from	4711
adopting rules on or after February 1, 2028, to authorize a	4712
prelicensure nursing education program to use as a member of its	4713
faculty an individual described in division (A) of this section.	4714
Sec. 5747.057. (A) As used in this section:	4715
(1) "Eligible employee" means an employee who is nineteen	4716
years of age or younger and enrolled in a career-technical	4717
education program approved under section 3317.161 of the Revised	4718
Code.	4719
(2) "Eligible compensation" means compensation paid on and	4720
after the effective date of this section from which the employer	4721

is required to deduct and withhold income tax under section

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5747.06 of the Revised Code.

(B) A nonrefundable credit is allowed against a taxpayer's 4724 aggregate tax liability under section 5747.02 of the Revised 4725 Code for a taxpayer that holds a tax credit certificate issued 4726 under this section. The credit equals the amount listed on the 4727 certificate and shall be claimed for the taxable year that 4728 includes the last day of the calendar year for which the 4729 certificate was issued. The credit shall be claimed in the order 4730 required under section 5747.98 of the Revised Code. 4731

(C) An employer that is a taxpayer or a pass-through 4732 entity and that employs an eligible employee in fulfillment of a 4733 work-based learning experience, internship, or cooperative 4734 education program associated with the career-technical education 4735 program in which the eligible employee is enrolled may apply to 4736 the department of education for a tax credit certificate. The 4737 application shall be made on forms prescribed by the department, 4738 in consultation with the tax commissioner, on or after the first 4739 4740 day of January and on or before the first day of February of each year. The application shall include all of the following 4741 information for the calendar year preceding the year in which 4742 the application is made: 4743

(1) The amount of eligible compensation paid by the 4744applicant to each of its eligible employees; 4745

(2) The name, birth date, and social security number of4746each eligible employee employed by the applicant;4747

(3) The career-technical education program in which each 4748eligible employee is enrolled; 4749

(4) A description of each eligible employee's duties aspart of the employee's work-based learning experience,4751

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internship, or cooperative education program; 4752

(5) Any other information requested by the department. 4753

(D) (1) After determining that the applicant satisfies the 4754 conditions described in division (C) of this section, the 4755 department of education shall issue, within sixty days after the 4756 receipt of a complete application under that division, a tax 4757 credit certificate to the applicant equal to the lesser of (a) 4758 fifteen per cent of the eligible compensation paid by the 4759 applicant to all eligible employees during the calendar year or 4760 (b) five thousand dollars per eligible employee, in either case 4761 subject to the limitations in division (D)(2) of this section. 4762

(2) If the applicant pays eligible compensation to an 4763 employee who ceases to qualify as an eligible employee during 4764 the calendar year, only the eligible compensation paid to the 4765 employee while the employee qualified as an eligible employee 4766 may be used to calculate the credit amount on a tax credit 4767 certificate issued under this section. The department shall not 4768 issue certificates in a total amount that would cause the tax 4769 credits claimed in any fiscal biennium to exceed five million 4770 dollars. 4771

(3) Each tax credit certificate issued under this section
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shall include a unique identification number and shall state the
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amount of tax credit that may be claimed. A taxpayer claiming
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the credit allowed under this section shall submit a copy of the
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certificate with the taxpayer's return or report.

(E) If a tax credit certificate is issued to a pass4777
through entity under this section, any taxpayer that is a direct
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or indirect investor in the pass-through entity on the last day
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of the entity's taxable year ending in the calendar year for
4780

which the certificate was issued may claim the taxpayer's	4781
distributive or proportionate share of the credit against the	4782
taxpayer's aggregate tax liability under section 5747.02 of the	4783
Revised Code.	4784
(F) For the purpose of issuing tax credit certificates	4785
under this section, the department of education may request from	4786
any of the following entities the data verification code	4787
assigned under division (D)(2) of section 3301.0714 of the	4788
Revised Code to any student who is included on an application	4789
made pursuant to division (C) of this section as an eligible	4790
employee:	4791
(1) The student's resident district;	4792
(2) The district or school offering the career-technical	4793
education program in which the student is enrolled;	4794
(3) The independent contractor engaged to create and	4795
maintain student data verification codes.	4796
The department may not release a data verification code	4797
received under this division to any person except as authorized	4798
by law. Any document related to the tax credit authorized under	4799
this section that the department maintains in its files that	4800
contains both a student's name or other personally identifiable	4801
information and the student's data verification code is not a	4802
public record as defined in section 149.43 of the Revised Code.	4803
Section 2. That existing sections 3301.0714, 3307.01,	4804
3309.01, 3310.032, 3310.70, 3313.976, 3314.016, 3314.021,	4805
3314.074, 3317.011, 3317.014, 3317.016, 3317.017, 3317.019,	4806
3317.0110, 3317.02, 3317.024, 3317.0212, 3317.0215, 3317.051,	4807
3317.064, 3317.25, 3319.077, 3319.078, 3323.25, 3323.251,	4808
3326.39, 4723.07, and 5747.057 of the Revised Code are hereby	4809
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repealed.

 Section 3. That Sections 265.150, 265.210, 265.225, and
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 265.335 of H.B. 110 of the 134th General Assembly be amended to
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 read as follows:
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Sec. 265.150. PUPIL TRANSPORTATION

Of the foregoing appropriation item 200502, Pupil4815Transportation, up to \$838,930 in each fiscal year may be used4816by the Department of Education for training prospective and4817experienced school bus drivers in accordance with training4818programs prescribed by the Department. A portion of these funds4819may also be used to pay for costs associated with the enrollment4820of bus drivers in the retained applicant fingerprint database.4821

Of the foregoing appropriation item 200502, Pupil 4822 Transportation, \$250,000 in each fiscal year shall be used to 4823 award transportation collaboration grants pursuant to section 4824 3317.072 of the Revised Code. <u>An amount equal to the unexpended</u>, 4825 unencumbered balance of this set-aside at the end of fiscal year 4826 2022 is hereby reappropriated for the same purpose for fiscal 4827 year 2023. Notwithstanding any provision of law to the contrary, 4828 4829 the Department may allow grant recipients to carry over funds for expenses incurred in the fiscal year following the year the 4830 grant award was made according to guidelines established by the 4831 Department of Education. 4832

Of the foregoing appropriation item 200502, Pupil4833Transportation, up to \$117,469,220 in fiscal year 2022 and up to4834\$123,469,220 in fiscal year 2023 may be used by the Department4835for special education transportation reimbursements to school4836districts and county DD boards for transportation operating4837costs as provided in divisions (C) and (F) of section 3317.0244838

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of the Revised Code. 4839 The remainder of the foregoing appropriation item 200502, 4840 Pupil Transportation, shall be used to distribute the amounts 4841 calculated for transportation aid under divisions (E), (F), (G), 4842 (H), and (I) of section 3317.0212, and division (A)(2) of 4843 section 3317.019 of the Revised Code. 4844 PAYMENTS IN LIEU OF TRANSPORTATION 4845 For purposes of division (D) of section 3327.02 of the 4846 Revised Code, if a parent, guardian, or other person in charge 4847 of a pupil accepts an offer from a school district of payment in 4848 lieu of providing transportation for the pupil, the school 4849 district shall pay that parent, guardian, or other person an 4850 amount not less than fifty per cent and not more than the amount 4851 determined by the Department as the average cost of pupil 4852 transportation for the previous school year. Payment may be 4853 prorated if the time period involved is only a part of the 4854 school year. 4855 4856 DATA REPORTING For fiscal years 2022 and 2023, each city, local, and 4857 exempted village school district shall report, in a manner_ 4858 determined by the Department, the average number of students 4859 riding on school buses only routed to community schools 4860 established under Chapter 3314. of the Revised Code, STEM 4861 schools established under Chapter 3326. of the Revised Code, or 4862 nonpublic schools in accordance with section 3327.01 of the 4863 Revised Code. 4864 Sec. 265.210. FOUNDATION FUNDING - ALL STUDENTS 4865 Of the portion of the formula aid distributed to city, 4866

local, and exempted village school districts, joint vocational 4867

school districts, community schools, and STEM schools under this4868section, an amount in each fiscal year, as calculated by the4869Department of Education, shall be used for the purposes of4870division (B) of section 3317.0215 of the Revised Code.4871

Of the foregoing appropriation item 200550, Foundation 4872 Funding - All Students, up to \$3,800,000 in each fiscal year 4873 shall be used to fund gifted education at educational service 4874 centers. The Department shall distribute the funding through the 4875 unit-based funding methodology in place under division (L) of 4876 section 3317.024, division (E) of section 3317.05, and divisions 4877 (A), (B), and (C) of section 3317.053 of the Revised Code as 4878 they existed prior to fiscal year 2010. 4879

Of the foregoing appropriation item 200550, Foundation4880Funding - All Students, up to \$42,500,000 in fiscal year 20224881and up to \$45,000,000 in fiscal year 2023 shall be reserved to4882fund the state reimbursement of educational service centers4883under section 3317.11 of the Revised Code.4884

Of the foregoing appropriation item 200550, Foundation4885Funding - All Students, up to \$3,500,000 in each fiscal year4886shall be distributed to educational service centers for School4887Improvement Initiatives and for the provision of technical4888assistance to schools and districts consistent with requirements4889of section 3312.01 of the Revised Code. The Department may4890distribute these funds through a competitive grant process.4891

Of the foregoing appropriation item 200550, Foundation4892Funding - All Students, up to \$7,000,000 in each fiscal year4893shall be reserved for payments under the section of this act4894H.B. 110 of the 134th General Assembly entitled "POWER PLANT4895VALUATION ADJUSTMENT." If this amount is not sufficient, the4896Superintendent of Public Instruction may reallocate excess funds4897

for other purposes supported by this appropriation item in order 4898 to fully pay the amounts required by that section, provided that 4899 the aggregate amount appropriated in appropriation item 200550, 4900 Foundation Funding - All Students, is not exceeded. 4901

Of the foregoing appropriation item 200550, Foundation 4902 Funding - All Students, up to \$2,000,000 in each fiscal year 4903 shall be used to support the administration of state scholarship 4904 4905 programs.

Of the foregoing appropriation item 200550, Foundation 4906 Funding - All Students, up to \$3,000,000 in each fiscal year may 4907 be used for payment of the College Credit Plus Program for 4908 students instructed at home pursuant to section 3321.04 of the 4909 Revised Code. 4910

Of the foregoing appropriation item 200550, Foundation 4911 Funding - All Students, an amount shall be available in each 4912 fiscal year to be paid to joint vocational school districts in 4913 accordance with sections 3317.16 and 3317.162 of the Revised 4914 Code and the section of this act H.B. 110 of the 134th General 4915 Assembly entitled "FORMULA TRANSITION SUPPLEMENT." 4916

Of the foregoing appropriation item 200550, Foundation 4917 Funding - All Students, up to \$700,000 in each fiscal year shall 4918 be used by the Department for a program to pay for educational 4919 services for youth who have been assigned by a juvenile court or 4920 other authorized agency to any of the facilities described in 4921 division (A) of the section of this act H.B. 110 of the 134th 4922 General Assembly entitled "PRIVATE TREATMENT FACILITY PROJECT." 4923

Of the foregoing appropriation item 200550, Foundation 4924 Funding - All Students, a portion may be used to pay college-4925 preparatory boarding schools the per pupil boarding amount 4926

pursuant to section 3328.34 of the Revised Code.

Of the foregoing appropriation item 200550, Foundation 4928 Funding - All Students, up to \$1,760,000 in each fiscal year may 4929 be used by the Department for duties and activities related to 4930 the establishment of academic distress commissions under section 4931 3302.10 of the Revised Code, to provide support and assistance 4932 to academic distress commissions to further their duties under 4933 Chapter 3302. of the Revised Code, and to provide technical 4934 assistance and tools to support districts subject to academic 4935 distress commissions. 4936

Of the foregoing appropriation item 200550, Foundation4937Funding - All Students, up to \$1,500,000 in each fiscal year4938shall be distributed to the Ohio STEM Learning Network to4939support the expansion of free STEM programming aligned to Ohio's4940STEM priorities, to create regional STEM supports targeting4941underserved student populations, and to support the Ohio STEM4942Committee's STEM school designation process.4943

Of the foregoing appropriation item 200550, Foundation 4944 Funding - All Students, up to \$2,500,000 in each fiscal year 4945 shall be used to make supplemental payments under Section 5 of 4946 H.B. 123 of the 133rd General Assembly, as amended by this act 4947 H.B. 110 of the 134th General Assembly. If the amount 4948 appropriated is insufficient, the Department shall prorate the 4949 payments so that the aggregate amount appropriated in this 4950 section is not exceeded. 4951

The remainder of the foregoing appropriation item 200550,4952Foundation Funding - All Students, shall be used to distribute4953the amounts calculated for formula aid under division (B) of4954section 3313.979, division (A) (1) of section 3317.019, section49553317.022 of the Revised Code, and the section of this act H.B.4956

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110 of the 134th General Assembly entitled "FORMULA TRANSITION	4957
SUPPLEMENT-" and to make payments pursuant to Section 14 of H.B.	4958
583 of the 134th General Assembly.	4959
Appropriation items 200502, Pupil Transportation, and	4960
200550, Foundation Funding - All Students, other than specific	4961
set-asides, are collectively used in each fiscal year to pay	4962
state formula aid obligations for school districts, community	4963
schools, STEM schools, college preparatory boarding schools,	4964
joint vocational school districts, and state scholarship	4965
programs under this act <u>H.B.</u> 110 of the 134th General Assembly .	4966
The first priority of these appropriation items, with the	4967
exception of specific set-asides, is to fund state formula aid	4968
obligations. It may be necessary to reallocate funds among these	4969
appropriation items or use excess funds from other General	4970
Revenue Fund appropriation items in the Department of	4971
Education's budget, including appropriation item 200903,	4972
Property Tax Reimbursement - Education, in each fiscal year in	4973
order to meet state formula aid obligations. If it is determined	4974
that it is necessary to transfer funds among these appropriation	4975
items or to transfer funds from other General Revenue Fund	4976
appropriations in the Department's budget to meet state formula	4977
aid obligations, the Superintendent of Public Instruction shall	4978
seek approval from the Director of Budget and Management to	4979
transfer funds as needed.	4980
The Superintendent of Public Instruction shall make	4981
payments, transfers, and deductions, as authorized by Title	4982
XXXIII of the Revised Code in amounts substantially equal to	4983
	4983
those made in the prior year, or otherwise, at the discretion of	
the Superintendent, until at least the effective date of the	4985
amendments and enactments made to Title XXXIII of the Revised	4986
Code by this act <u>H.B.</u> 110 of the 134th General Assembly . Any	4987

funds paid to districts or schools under this section shall be 4988 credited toward the annual funds calculated for the district or 4989 school after the changes made to Title XXXIII of the Revised 4990 Code in this act H.B. 110 of the 134th General Assembly are 4991 effective. Upon the effective date of changes made to Title 4992 XXXIII of the Revised Code in this act H.B. 110 of the 134th 4993 General Assembly, funds shall be calculated as an annual amount. 4994 4995 Sec. 265.225. FORMULA TRANSITION SUPPLEMENT

(A) (1) For fiscal years 2022 and 2023, the Department of
Education shall pay a formula transition supplement to each
district according to
the following formula:

(The district's funding base for fiscal year 2021) - (the	5000
district's payments for the fiscal year for which the supplement	5001
is calculated under sections 3317.019, 3317.022, and 3317.0212	5002
of the Revised Code)	5003

If the computation made under division (A)(1) of this 5004 section for a fiscal year results in a negative number, the 5005 district's formula transition supplement for that fiscal year 5006 shall be zero. 5007

(2) For purposes of division (A) (1) of this section, a
city, local, or exempted village school district's "funding base
for fiscal year 2021" means the amount calculated as follows:
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(a) Compute the sum of the following:

(i) The amount calculated for the district for fiscal year
2021 under division (A) (1) of Section 265.220 of H.B. 166 of the
133rd General Assembly after any adjustments required under
Section 265.227 of H.B. 166 of the 133rd General Assembly and
before any funding reductions authorized by Executive Order
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2020-19D, issued on May 7, 2020, and Executive Order 2021-01D,	5017
issued on January 22, 2021;	5018
(ii) The amount calculated for the district for fiscal	5019
year 2021 under division (A)(2) of Section 265.220 of H.B. 166	5020
of the 133rd General Assembly before any funding reductions	5021
authorized by Executive Order 2020-19D, issued on May 7, 2020,	5022
and Executive Order 2021-01D, issued on January 22, 2021;	5023
(iii) The amount calculated for the district for fiscal	5024
year 2021 under division (B) of Section 265.220 of H.B. 166 of	5024
the 133rd General Assembly;	5025
the 1991d General Assembly,	5020
(iv) The district's payments for fiscal year 2021 under	5027
divisions (C)(1), $\frac{(2)}{(3)}$, and (4) of section 3313.981 of the	5028
Revised Code as those divisions existed for payments for fiscal	5029
year 2021;	5030
(v) The district's payments for fiscal year 2021 under	5031
section 3317.0219 of the Revised Code as that section existed	5032
for payments for fiscal year 2021 and under Section 20 of S.B.	5033
310 of the 133rd General Assembly.	5034
(b) Subtract from the amount calculated in division (A)(2)	5035
(a) of this section the sum of the following:	5036
(i) The payments deducted from the district and paid to a	5037
community school established under Chapter 3314. of the Revised	5038
Code for fiscal year 2021 under divisions (C)(1)(a), (b), (c),	5039
(d), (e), (f), and (g) of section 3314.08 of the Revised Code	5040
and division (D) of section 3314.091 of the Revised Code, as	5041
those divisions existed for deductions and payments for fiscal	5042
year 2021, in accordance with division (A) of Section 265.230 of	5043
H.B. 166 of the 133rd General Assembly, before any funding	5044
reductions authorized by Executive Order 2020-19D, issued on May	5045
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7, 2020, and Executive Order 2021-01D, issued on January 22, 2021;	5046 5047
(ii) The payments deducted from the district and paid to a	5048
science, technology, engineering, and mathematics school	5049
established under Chapter 3326. of the Revised Code for fiscal	5050
year 2021, under divisions (A), (B), (C), (D), (E), (F), and (G)	5051
of section 3326.33 of the Revised Code as those divisions	5052
existed for deductions and payments for fiscal year 2021, in	5053
accordance with division (A) of Section 265.235 of H.B. 166 of	5054
the 133rd General Assembly, before any funding reductions	5055
authorized by Executive Order 2020-19D, issued on May 7, 2020,	5056
and Executive Order 2021-01D, issued on January 22, 2021;	5057
(iii) The payments deducted from the district for fiscal	5058
year 2021 under division (C) of section 3310.08 of the Revised	5059
Code as that division existed for deductions for fiscal year	5060
2021, division (C)(2) of section 3310.41 of the Revised Code, as	5061
that division existed for deductions for fiscal year 2021, and	5062
section 3310.55 of the Revised Code as that section existed for	5063
deductions for fiscal year 2021 and, in the case of a pilot	5064
project school district as defined in section 3313.975 of the	5065
Revised Code, the funds deducted from the district for fiscal	5066
year 2021 under Section 265.210 of H.B. 166 of the 133rd General	5067
Assembly to operate the pilot project scholarship program for	5068
fiscal year 2021 under sections 3313.974 to 3313.979 of the	5069
Revised Code;	5070

(iv) The payments subtracted from the district for fiscal 5071 year 2021 under divisions (B)(1), (2), and (3) of section 5072 3313.981 of the Revised Code, as those divisions existed for 5073 subtractions from the district for fiscal year 2021. 5074

(B)(1) For fiscal years 2022 and 2023, the Department of 5075

Education shall pay a formula transition supplement to each	5076
joint vocational school district according to the following	5077
formula:	5078
(The district's funding base for fiscal year 2021) - (the	5079
district's payments for the fiscal year for which the supplement	5080
is calculated under sections 3317.16 and 3317.162 of the Revised	5081
Code)	5082
If the computation made under division (B)(1) of this	5083
section for a fiscal year results in a negative number, the	5084
district's formula transition supplement for that fiscal year	5085
shall be zero.	5086
(2) For purposes of division (B)(1) of this section, a	5087
joint vocational district's "funding base for fiscal year 2021"	5088
means the sum of the following:	5089
(a) The district's payments for fiscal year 2021 under	5090
Section 265.225 of H.B. 166 of the 133rd General Assembly after	5091
any adjustments required under Section 265.227 of H.B. 166 of	5092
the 133rd General Assembly;	5093
(b) The district's payments for fiscal year 2021 under	5094
divisions (D)(1) $_{ au}$ and (2) $_{ au}$ and (E)(3) of section 3313.981 of the	5095
Revised Code, as those divisions existed for payments for fiscal	5096
year 2021;	5097
(c) The district's payments for fiscal year 2021 under	5098
section 3317.163 of the Revised Code as that section existed for	5099
payments for fiscal year 2021 and under Section 20 of S.B. 310	5100
of the 133rd General Assembly.	5101
(C)(1) For fiscal years 2022 and 2023, the Department of	5102
Education shall pay a formula transition supplement to each	5103

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Code according to the following formula:	
[(The school's funding base for fiscal year 2021 / the number of	
students enrolled in the school for fiscal year 2021) - (the	
school's payments for the fiscal year for which the supplement	
is calculated under sections 3317.022 and 3317.0212 of the	
Revised Code / the number of students enrolled in the school for	
the fiscal year for which the supplement is calculated)] X the	
number of students enrolled in the school for the fiscal year	
for which the supplement is calculated.	
If the computation made under division (C)(1) of this	
section for a fiscal year results in a negative number, the	
school's formula transition supplement for that fiscal year	
shall be zero.	
(2) For purposes of division (C)(1) of this section, a	
community school's "funding base for fiscal year 2021" means the	
sum of the following:	
(a) The amount calculated for the school for fiscal year	
2021 under division (C)(1) of section 3314.08 of the Revised	
Code as that section existed for payments for fiscal year 2021,	
before any funding reductions authorized by Executive Order	
2020-19D, issued on May 7, 2020, and Executive Order 2021-01D,	
issued on January 22, 2021;	
(b) The amount calculated for the school for fiscal year	
2021 under section 3314.085 of the Revised Code as that section	
existed for payments for fiscal year 2021;	
(c) The amount calculated for the school for fiscal year	
2021 under division (D)(1) of section 3314.091 of the Revised	
Code as that division existed for payments for fiscal year 2021;	

(d) The amount calculated for the school for fiscal year

2021 under section 3314.088 of the Revised Code as that section5134existed for payments for fiscal year 2021 and under Section 205135of S.B. 310 of the 133rd General Assembly.5136

(D) (1) For fiscal years 2022 and 2023, the Department of
Education shall pay a formula transition supplement to each
science, technology, engineering, and mathematics school
stablished under Chapter 3326. of the Revised Code according to
the following formula:

[(The school's funding base for fiscal year 2021 / the number of 5142 students enrolled in the school for fiscal year 2021) - (the 5143 school's payments for the fiscal year for which the supplement 5144 is calculated under section 3317.022 of the Revised Code / the 5145 number of students enrolled in the school for the fiscal year 5146 for which the supplement is calculated)] X the number of 5147 students enrolled in the school for the fiscal year for which 5148 the supplement is calculated. 5149

If the computation made under division (D)(1) of this5150section for a fiscal year results in a negative number, the5151school's formula transition supplement for that fiscal year5152shall be zero.5153

(2) For purposes of division (D) (1) of this section, a 5154
science, technology, engineering, and mathematics school's 5155
"funding base for fiscal year 2021" means the sum of the 5156
following: 5157

(a) The amount calculated for the school for fiscal year
2021 under section 3326.33 of the Revised Code as that section
2159 existed for payments for fiscal year 2021, before any funding
2160 reductions authorized by Executive Order 2020-19D, issued on May
2161
2020, and Executive Order 2021-01D, issued on January 22,

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2021;

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(b) The amount calculated for the school for fiscal year
2021 under section 3326.41 of the Revised Code as that section
s165
existed for payments for fiscal year 2021;
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(c) The amount calculated for the school for fiscal year
2021 under section 3326.42 of the Revised Code as that section
existed for payments for fiscal year 2021 and under Section 20
of S.B. 310 of the 133rd General Assembly.

Sec. 265.335. QUALITY COMMUNITY SCHOOLS SUPPORT

(A) The foregoing appropriation item 200631, Quality 5172 Community Schools Support, shall be used for the Quality 5173 Community School Support Program. Under the program, the 5174 Department of Education shall pay each community school 5175 established under Chapter 3314. of the Revised Code and 5176 designated as a Community School of Quality under this section 5177 an amount up to \$1,750 in each fiscal year for each pupil 5178 identified as economically disadvantaged and up to \$1,000 in 5179 each fiscal year for each pupil that is not identified as 5180 economically disadvantaged. The payment for the current fiscal 5181 year shall be calculated using the final adjusted full-time 5182 equivalent number of students enrolled in a community school for 5183 the prior fiscal year, except that if a school is in its first 5184 year of operation the payment for the current fiscal year shall 5185 be calculated using the adjusted full-time equivalent number of 5186 students enrolled in the school for the current fiscal year as 5187 of the date the payment is made, as reported by the school under 5188 section 3314.08 of the Revised Code. The Department shall make 5189 the payment to each Community School of Quality not later than 5190 January 31 of each fiscal year. If the amount appropriated is 5191 not sufficient, the Department shall prorate the amounts so that 5192

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the aggregate amount appropriated is not exceeded.

(B) To be designated as a Community School of Quality, a 5194
 community school shall satisfy at least one of the following 5195
 conditions: 5196

(1) The community school meets all of the following 5197criteria: 5198

(a) The school's sponsor was rated "exemplary" or 5199
"effective" on the sponsor's most recent evaluation conducted 5200
under section 3314.016 of the Revised Code. 5201

(b) The school received a higher performance index score
5202
than the school district in which the school is located on the
two most recent report cards issued for the school under section
3302.03 of the Revised Code.
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(c) The school received an overall grade of "A" or "B" for 5206 the value-added progress dimension on the most recent report 5207 card issued for the school under section 3302.03 of the Revised 5208 Code or is a school described under division (A) (4) of section 5209 3314.35 of the Revised Code and did not receive a grade for the 5210 value-added progress dimension on the most recent report card. 5211

(d) At least fifty per cent of the students enrolled in
 5212
 the school are economically disadvantaged, as determined by the
 5213
 Department.

(2) The community school meets all of the following 5215criteria: 5216

(a) The school's sponsor was rated "exemplary" or 5217
"effective" on the sponsor's most recent evaluation conducted 5218
under section 3314.016 of the Revised Code. 5219

(b) The school is in its first year of operation or the 5220

school opened as a kindergarten school and has added one grade	5221
per year and has been in operation for less than four school	5222
years.	5223
(c) The school is replicating an operational and	5224
instructional model used by a community school described in	5225
division (B)(1) of this section.	5226
(d) If the school has an operator, the operator received a	5227
"C" or better on its most recent performance report published	5228
under section 3314.031 of the Revised Code.	5229
(3) The community school meets all of the following	5230
criteria:	5231
(a) The school's sponsor was rated "exemplary" or	5232
"effective" on the sponsor's most recent evaluation conducted	5233
under section 3314.016 of the Revised Code.	5234
(b) The school contracts with an operator that operates	5235
schools in other states and meets at least one of the following	5236
criteria:	5237
(i) Has operated a school that received a grant funded	5238
through the federal Charter School Program established under 20	5239
U.S.C. 7221 within the five years prior to the date of	5240
application or received funding from the Charter School Growth	5241
Fund;	5242
(ii) Meets all of the following criteria:	5243
(I) One of the operator's schools in another state	5244
performed better than the school district in which the school is	5245
located, as determined by the Department.	5246
(II) At least fifty per cent of the total number of	5247
students enrolled in all of the operator's schools are	5248

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economically disadvantaged, as determined by the Department. 5249 (III) The operator is in good standing in all states where 5250 it operates schools, as determined by the Department. 5251 (IV) The Department has determined that the operator does 5252 not have any financial viability issues that would prevent it 5253 from effectively operating a community school in Ohio. 5254 (c) The school is in its first year of operation. 5255 (C) A school designated as a Community School of Quality 5256 under division (B) of this section shall maintain that 5257 designation for the two fiscal years following the fiscal year 5258 in which the school was initially designated as a Community 5259 School of Quality. 5260 (D) A school designated a Community School of Quality may 5261 renew its designation each year that it satisfies the criteria 5262 under division (B)(1) of this section. The school shall maintain 5263 that designation for the two fiscal years following each fiscal 5264 year in which the criteria under division (B)(1) of this section 5265 are satisfied. This division applies to schools designated as a 5266 Community School of Quality based on the report cards issued in 5267 accordance with sections 3302.03 and 3314.012 of the Revised 5268 Code for the 2017-2018 and 2018-2019 school years. 5269 (E) A school that was designated as a Community School of 5270 Quality for the first time for the 2019-2020 school year shall 5271 maintain that designation for the 2022-2023 school year and may 5272 renew its designation under division (D) of this section after 5273 that school year. 5274 Section 4. That existing Sections 265.150, 265.210, 5275 265.225, and 265.335 of H.B. 110 of the 134th General Assembly 5276

are hereby repealed.

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Section 5. That Section 5 of H.B. 123 of the 133rd General	5278
Assembly (as amended by H.B. 110 of the 134th General Assembly)	5279
be amended to read as follows:	5280
Sec. 5. (A) As used in this section:	5281
(1) "Eligible internet- or computer-based community	5282
school" means the following:	5283
(a) For fiscal year 2021, an internet- or computer-based	5284
community school that was designated for the 2019-2020 school	5285
year as an internet- or computer-based community school in which	5286
a majority of the students were enrolled in a dropout prevention	5287
and recovery program and satisfies both of the following	5288
conditions:	5289
(i) The school does not have a for-profit operator;	5290
(ii) The school received a rating of "exceeds standards"	5291
on the combined graduation component of the most recent report	5292
card issued for the school under section 3314.017 of the Revised	5293
Code.	5294
(b) For fiscal years 2022 and 2023, an internet- or	5295
computer-based community school that participated in the program	5296
for fiscal year 2021.	5297
(2) "Formula amount" shall equal the amount specified in	5298
division (F)(1) of the section of H.B. 166 of the 133rd General	5299
Assembly entitled "OPERATING FUNDING FOR FISCAL YEARS 2020 and	5300
2021."	5301
(3) "Internet- or computer-based community school" has the	5302
same meaning as in section 3314.02 of the Revised Code.	5303
(B) The Department of Education shall establish a pilot	5304

program to provide additional funding for students enrolled in 5305

grades eight through twelve in eligible internet- or computer-5306based community schools for fiscal years 2021, 2022, and 2023.5307An eligible internet- or computer-based community school may5308choose to participate in the program by notifying the Department5309of Education not later than ten days after December 21, 2020.5310

(C) For fiscal years 2021, 2022, and 2023, the Department 5311 of Education shall require each eligible internet- or computerbased community school that chooses to participate in the pilot 5313 program to report all information that is necessary to make 5314 payments under division (D) of this section. 5315

(D) For fiscal years 2021, 2022, and 2023, the Department
shall calculate an additional payment for each eligible
internet- or computer-based community school that chooses to
participate in the pilot program, as follows:

(1) Compute the lesser of the following for each student5320enrolled in grades eight through twelve:5321

(a) The formula amount X the maximum full-time equivalency
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for the portion of the school year for which the student is
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enrolled in the school;
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(b) The sum of the following:

(i) A one-time payment of \$1,750. In the case of a student 5326 enrolled in the school for the first time for the 2020-2021, 5327 2021-2022, or 2022-2023 school year, payment shall be made under 5328 division (D)(1)(b)(i) of this section at least thirty days after 5329 the student is considered to be enrolled in the school in 5330 accordance with division (H)(2) of section 3314.08 of the 5331 Revised Code, provided the student has been continuously 5332 enrolled in the school during that time, as determined by the 5333 Department. In the case of a student that was enrolled in the 5334

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school for the 2019-2020, 2020-2021, or 2021-2022 school year,5335payment shall be made under division (D) (1) (b) (i) of this5336section at least thirty days after the student has started to5337participate in learning opportunities for the 2020-2021, 2021-53382022, or 2022-2023 school year, provided the student has been5339continuously enrolled in the school during that time, as5340determined by the Department.5341

(ii) The formula amount X (1/920) X the lesser of the
number of hours the student participates in learning
opportunities in that fiscal year or 920;
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(iii) The lesser of (\$500 X either the number of courses 5345 completed by the student in that fiscal year, in the case of a 5346 student enrolled in grade eight, or the number of credits earned 5347 by the student in that fiscal year, in the case of a student 5348 enrolled in grades nine through twelve) or \$2,500. 5349

(2) Compute the sum of the amounts calculated under5350division (D)(1) of this section for all students enrolled in5351grades eight through twelve.5352

(3) Compute the school's payment in accordance with the5353following formula:5354

The amount determined under division (D) (2) of this5355section) - (the total amount paid to the school for the fiscal5356year for which the payment is calculated under this section5357under division (C) (1) (a) of section 3314.08 of the Revised Code5358for number of full-time equivalent students enrolled in grades5359eight through twelve in the school X the formula amount)5360

If the amount computed under division (D)(3) is a negative5361number, the school shall not receive a payment under this5362section.5363

(E) (1) The Department shall complete a review of the 5364 enrollment of each eligible internet- or computer-based 5365 community school that chooses to participate in the pilot 5366 program in accordance with division (K) of section 3314.08 of 5367 the Revised Code. If the Department determines a school has been 5368 overpaid based on a review completed under division (E)(1) of 5369 this section, the Department shall require a repayment of the 5370 overpaid funds and may require the school to establish a plan to 5371 improve the reporting of enrollment. 5372

(2) The Department may require each eligible internet- or
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 computer-based community school that chooses to participate in
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 the pilot program to create a debt reduction plan approved by
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 the school's sponsor, if determined appropriate by the
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 Department.

(3) To the extent that an eligible internet- or computerbased community school that chooses to participate in the pilot program had, for the 2019-2020, 2020-2021, or 2021-2022 school year, a percentage of student engagement in learning opportunities that was less than sixty-five per cent, the school shall provide to the Department a meaningful plan for increasing student engagement.

(4) All eligible internet- or computer-based community
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 schools that choose to participate in the pilot program shall
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 implement programming or protocol which documents enrollment and
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 participation in learning opportunities in order to participate
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 in the program.

(F) Upon completion of the pilot program, and not later
than December 31, 2022, the Department shall issue a report on
the program. For purposes of this report, the Department may
request each eligible internet- or computer-based community
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school that chooses to participate in the pilot program to	5394
submit information to the Department on any of the following:	5395
(1) The time, resources, and cost associated with	5396
enrolling students in the school and preparing students to	5397
engage in learning opportunities;	5398
(2) The time and cost associated with providing counseling	5399
and other supports to students;	5400
(3) Student enrollment and participation data;	5401
(4) Individualized student plans;	5402
(5) An assessment of strategies used to improve student	5403
engagement and the percentage of participation in learning	5404
opportunities	5405
(6) Any other data the Department considers relevant.	5406
The Department shall submit copies of the report in	5407
accordance with section 101.68 of the Revised Code to the	5408
Governor, the President and Minority Leader of the Senate, the	5409
Speaker and Minority Leader of the House of Representatives, and	5410
the chairpersons and ranking members of the standing committees	5411
on primary and secondary education of the Senate and the House	5412
of Representatives.	5413
Section 6. That existing Section 5 of H.B. 123 of the	5414
133rd General Assembly (as amended by H.B. 110 of the 134th	5415
General Assembly) is hereby repealed.	5416
General Assembly, is hereby repeated.	9410
Section 7. That Section 4 of S.B. 1 of the 134th General	5417
Assembly be amended to read as follows:	5418
Sec. 4. (A) As used in this section, "school governing	5419
body" means any of the following:	5420

(1) The board of education of a city, local, exempted	5421
village, or joint vocational school district;	5422
(2) The governing authority of a community school	5423
established under Chapter 3314. of the Revised Code;	5424
(3) The governing body of a STEM school established under	5425
Chapter 3326. of the Revised Code;	5426
(4) The governing authority of a chartered nonpublic	5427
school;	5428
(5) The governing board of an educational service center	5429
or a regional council of governments, established under Chapter	5430
167. of the Revised Code, consisting of one or more educational	5431
service centers that provide substitute teaching services.	5432
(D) Netwithstandian southing to the sector is costing.	E 4 2 2
(B) Notwithstanding anything to the contrary in sections	5433
3301.071, 3319.226, 3319.30, and 3319.36 and Chapters 3314. and	5434
3326. of the Revised Code, or the administrative rules of the	5435
State Board of Education, a school governing body may employ an	5436 5437
individual who does not hold a post-secondary degree as a substitute teacher, for the 2021-2022, <u>2022-2023, and 2023-2024</u>	5437
school <u>year years only</u> , provided that the individual also meets	5439
the following requirements:	5440
the fortowing requirements.	5440
(1) The individual meets the district's or school's own	5441
set of educational requirements.	5442
(2) The individual is deemed to be of good moral	5443
character.	5444
(3) The individual successfully completes a criminal	5445
records check as prescribed in section 3319.39 of the Revised	5446
Code.	5447
(C) The State Board shall issue a nonrenewable temporary	5448

substitute teaching license to an individual who does not hold a5449post-secondary degree but meets the requirements prescribed in5450division (B) of this section for the 2021-2022, 2022-2023, and54512023-2024 school year years only.5452

Section 8. That existing Section 4 of S.B. 1 of the 134th 5453 General Assembly is hereby repealed. 5454

Section 9. All items in this act are hereby appropriated 5455 as designated out of any moneys in the state treasury to the 5456 credit of the designated fund. For all operating appropriations 5457 made in this act, those in the first column are for fiscal year 5458 2022 and those in the second column are for fiscal year 2023. 5459 The operating appropriations made in this act are in addition to 5460 any other operating appropriations made for the FY 2022-FY 2023 5461 biennium. 5462

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	1 2	3	4	5
A		EDU DEPARTMENT OF	EDUCATION	
В	Federal Fund Gro	pup		
С	3HSO 200640	Federal Coronavirus School Relief	\$2,415,201	\$0
D	TOTAL FED Federa	al Fund Group	\$2,415,201	\$0
E	TOTAL ALL BUDGET	FUND GROUPS	\$2,415,201	\$0
	FEDERAL CORONA	VIRUS SCHOOL RELIEF		5464
	(A) The forego	oing appropriation item :	200640, Federal	5465

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Coronavirus School Relief, shall be used by the Department of	5466
Education for the following purposes regarding the tutoring and	5467
remedial education services program established in section	5468
3301.28 of the Revised Code:	5469
(1) For purposes of division (C)(3) of section 3301.28 of	5470
the Revised Code;	5471
(2) To reimburse the coordinating service center, as	5472
defined in section 3301.28 of the Revised Code, for the costs	5473
described in divisions (C)(6)(a) and (b) of that section and to	5474
pay costs associated with enrolling participating tutors in the	5475
retained applicant fingerprint database;	5476
(3) Subject to available funds, to pay incidental costs of	5477
training opportunities conducted by educational service centers	5478
under division (C)(4) of that section, in a manner determined by	5479
the Department.	5480
(B) An amount equal to the unexpended, unencumbered	5481
balance of the foregoing appropriation item 200640, Federal	5482
Coronavirus School Relief, at the end of fiscal year 2022 is	5483
hereby reappropriated to the Department to be used for the same	5484
purposes in fiscal year 2023.	5485
(C) The foregoing appropriation item 200640, Federal	5486
Coronavirus School Relief, shall be supported using the funds	5487
for emergency needs authorized under Title II, Sec. 2001(f)(4)	5488
of the federal "American Rescue Plan Act of 2021," Pub. L. No.	5489
117-2.	5490
Section 10. Within the limits set forth in this act, the	5491
Director of Budget and Management shall establish accounts	5492
indicating the source and amount of funds for each appropriation	5493
made in this act, and shall determine the form and manner in	5494

which appropriation accounts shall be maintained. Expenditures5495from operating appropriations contained in this act shall be5496accounted for as though made in H.B. 110 of the 134th General5497Assembly. The operating appropriations made in this act are5498subject to all provisions of H.B. 110 of the 134th General5499Assembly that are generally applicable to such appropriations.5500

Section 11. (A) The Substitute Teacher Shortages Study5501Committee is hereby established. The study committee shall5502consist of the following members:5503

(1) Three members of the House of Representatives
appointed by the Speaker of the House of Representatives, two of
by the majority party and one of whom is a
consultation with the Minority
consultation with the Minority
consultatives.

(2) Three members of the Senate appointed by the President
of the Senate, two of whom are members of the majority party and
one of whom is a member of the minority party. The President
shall appoint the member of the minority party in consultation
with the Minority Leader of the Senate.

(B) The study committee established under this section
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shall address the shortage of substitute teachers and examine
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the temporary substitute licensing provision prescribed in
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Section 3 of H.B. 409 of the 133rd General Assembly and Section
4 of S.B. 1 of the 134th General Assembly.

The study committee shall consider addressing the causes 5520 of the shortage and how to alleviate that shortage with more 5521 permanent solutions. 5522

(C) The study committee shall produce a report of its 5523

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findings not later than December 31, 2022.

Section 12. (A) As used in this section, "public school"5525means any of the following:5526

(1) A city, local, exempted village, or joint vocational5527school district;5528

(2) A community school established under Chapter 3314. of 5529the Revised Code; 5530

(3) A STEM school established under Chapter 3326. of theRevised Code.5532

(B) Any state funds that a public school spent providing 5533 services related to disadvantaged pupil impact aid or providing 5534 services to gifted students or English learners as determined by 5535 the Department of Education, on or after July 1, 2021, but prior 5536 to September 30, 2021, shall be applied by the Department to any 5537 spending requirements prescribed for those services for fiscal 5538 year 2022 under Chapter 3314., 3317., or 3326. of the Revised 5539 Code, as those chapters exist on and after September 30, 2021. 5540

Section 13. Notwithstanding anything to the contrary in 5541 section 3317.0212 or Chapter 3327. of the Revised Code, in 5542 fiscal years 2022 and 2023, the statewide average cost per rider 5543 and statewide average cost per mile used to calculate funding 5544 under section 3317.0212 of the Revised Code and payment in lieu 5545 of transportation payment under section 3327.02 shall be based 5546 on data from fiscal year 2020. 5547

Section 14. For up to ninety days after the effective date5548of this section, a chartered nonpublic school participating in5549the Educational Choice Scholarship Pilot Program under sections55503310.01 to 3310.17 of the Revised Code, including the income-5551based expansion of that program under section 3310.032 of the5552

Revised Code, may request that the Department of Education 5553 review the scholarship payments made for eligible students, as 5554 defined in section 3310.01 of the Revised Code, participating in 5555 the program for the 2020-2021 school year who attended the 5556 school during that school year and determine whether there was a 5557 scholarship payment error for any such student for that school 5558 year. If the Department finds that scholarship payments for any 5559 such student for that school year were less than they should 5560 have been based on the student's attendance at the school, the 5561 Department shall make a payment to the school, on behalf of the 5562 student, in an amount equal to the difference between the total 5563 amount of scholarship payments made to the student for that 5564 school year and the total amount the scholarship payments should 5565 have been. 5566

The Department shall make payments under this section from5567appropriation line item 200550 in accordance with Section5568265.210 of H.B. 110 of the 134th General Assembly, as amended by5569this act.5570

Section 15. A student who received an educational choice5571scholarship under section 3310.032 of the Revised Code on the5572effective date of this section whose scholarship amount was5573prorated under division (E) of that section as it existed prior5574to that date shall, on and after that date, receive the full5575scholarship amount.5576

Section 16. Notwithstanding anything to the contrary in 5577 section 3314.08 of the Revised Code, a community school 5578 established under Chapter 3314. of the Revised Code shall be 5579 considered as having met any requirements to receive state funds 5580 prescribed under Chapters 3314. and 3317. of the Revised Code 5581 for the 2021-2022 school year, if all of the following apply to 5582

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the school:	5583
(A) The community school opened for the first time during	5584
the 2021-2022 school year.	5585
(B) The community school has the same sponsor as another	5586
community school that was open during the 2020-2021 school year	5587
and 2021-2022 school year and operated using a remote learning	5588

plan model for both of those school years.

(C) During the 2021-2022 school year, the community school
implemented the same remote learning plan model as the community
school described in division (B) of this section.

Section 17. Notwithstanding anything to the contrary in 5593 section 3314.034 of the Revised Code, for the 2022-2023 school 5594 year only, a community school to which division (A) of that 5595 section applies, based on the school's state report card issued 5596 for the 2021-2022 school year under section 3302.03 or 3314.017 5597 of the Revised Code, may enter into a contract with a new 5598 sponsor without regard to the conditions prescribed in divisions 5599 (B) to (D) of section 3314.034 of the Revised Code. 5600

Section 18. (A) Notwithstanding anything in section 5601 3314.016 of the Revised Code to the contrary, community school 5602 sponsor ratings issued under that section for the 2021-2022 5603 school year shall have no effect in determining sanctions or 5604 penalties of a sponsor under Chapter 3314. of the Revised Code 5605 but shall not create a new starting point for sanction or 5606 penalty determinations that are based on ratings over multiple 5607 years. The sponsor ratings of any previous or subsequent school 5608 years shall be considered when a sponsor is subject to sanctions 5609 or penalties under that chapter. Sponsor ratings for the 2021-5610 2022 school year shall not be used to determine the revocation 5611 of sponsorship under division (B)(7)(c)(ii) of section 3314.016 5612 of the Revised Code. 5613

(B) A sponsor shall remain eligible in the 2022-2023 5614 school year for any incentives that the sponsor was eligible for 5615 in the 2021-2022 school year, and the 2021-2022 school year 5616 shall not count toward the number of years in which a sponsor 5617 subject to division (B)(7)(b) of section 3314.016 of the Revised 5618 Code is not required to be evaluated. However, a sponsor's 5619 rating for the 2021-2022 school year shall not qualify the 5620 5621 sponsor for any incentive for which the sponsor was not 5622 previously eligible prior to receiving that rating, unless the sponsor elects to have the sponsor's rating for the 2021-2022 5623 school year count for the purposes of qualifying for incentives 5624 under division (C) of this section. 5625

(C) Any sponsor may elect to have the sponsor's overall 5626 rating for the 2021-2022 school year count toward qualifying the 5627 sponsor for any incentives for which the sponsor was not 5628 previously eligible, provided the overall rating for that school 5629 year is calculated based on the three components identified in 5630 division (B)(1) of section 3314.016 of the Revised Code. 5631

Section 19. Section 3301.0714 of the Revised Code is 5632 presented in this act as a composite of the section as amended 5633 by both H.B. 82 and H.B. 110 of the 134th General Assembly. The 5634 General Assembly, applying the principle stated in division (B) 5635 of section 1.52 of the Revised Code that amendments are to be 5636 harmonized if reasonably capable of simultaneous operation, 5637 finds that the composite is the resulting version of the section 5638 in effect prior to the effective date of the section as 5639 5640 presented in this act.