As Reported by the Senate Primary and Secondary Education Committee

134th General Assembly Regular Session 2021-2022

Sub. S. B. No. 1

Senators Wilson, McColley
Cosponsor: Senator Brenner

A BILL

То	amend sections 3313.603, 3314.03, and 3326.11	1
	and to enact sections 121.086, 3319.238, and	2
	3319.239 of the Revised Code relating to	3
	teaching financial literacy in high school.	2

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

Section 1. That sections 3313.603, 3314.03, and 3326.11 be	5
amended and sections 121.086, 3319.238, and 3319.239 of the	6
Revised Code be enacted to read as follows:	7
Sec. 121.086. There is hereby created the high school	8
financial literacy fund, which is in the custody of the	9
treasurer of state, but is separate, apart from, and not a part	10
of the state treasury. The fund shall consist of any moneys	11
appropriated to it, any interest and earnings from the fund, and	12
any other donations, grants, gifts, or other moneys received.	13
Moneys in the fund may be invested by the treasurer of state in	14
the classifications of obligations set forth in section 135.143	15
of the Revised Code.	16
Sec. 3313.603. (A) As used in this section:	17

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algebra II or advanced computer science, and instead may	
complete a career-based pathway mathematics course approved by	
the department of education as an alternative.	
For students who choose to take advanced computer science	
in lieu of algebra II under division (C)(3) of this section, the	
school shall communicate to those students that some	
institutions of higher education may require algebra II for the	
purpose of college admission. Also, the parent, guardian, or	
legal custodian of each student who chooses to take advanced	
computer science in lieu of algebra II shall sign and submit to	
the school a document containing a statement acknowledging that	
not taking algebra II may have an adverse effect on college	
admission decisions.	
(4) Physical education, one-half unit;	
(5) Science, three units with inquiry-based laboratory	
experience that engages students in asking valid scientific	
questions and gathering and analyzing information, which shall	
include the following, or their equivalent:	
(a) Physical sciences, one unit;	
(b) Life sciences, one unit;	
(c) Advanced study in one or more of the following	
sciences, one unit:	
(i) Chemistry, physics, or other physical science;	
(ii) Advanced biology or other life science;	
(iii) Astronomy, physical geology, or other earth or space	
science;	
(iv) Computer science.	

the military, or pursuing a college degree.

The requirements for graduation prescribed in division (C)

of this section are the standard expectation for all students

entering ninth grade for the first time at a public or chartered

nonpublic high school on or after July 1, 2010. A student may

satisfy this expectation through a variety of methods,

including, but not limited to, integrated, applied, career
technical, and traditional coursework.

Stronger coordination between high schools and 168 institutions of higher education is necessary to prepare 169 students for more challenging academic endeavors and to lessen 170 the need for academic remediation in college, thereby reducing 171 the costs of higher education for Ohio's students, families, and 172 the state. The state board and the chancellor of higher 173 education shall develop policies to ensure that only in rare 174 instances will students who complete the requirements for 175 graduation prescribed in division (C) of this section require 176 academic remediation after high school. 177

School districts, community schools, and chartered 178 nonpublic schools shall integrate technology into learning 179 experiences across the curriculum in order to maximize 180 efficiency, enhance learning, and prepare students for success 181 in the technology-driven twenty-first century. Districts and 182 schools shall use distance and web-based course delivery as a 183 method of providing or augmenting all instruction required under 184 this division, including laboratory experience in science. 185 Districts and schools shall utilize technology access and 186 electronic learning opportunities provided by the broadcast 187 educational media commission, chancellor, the Ohio learning 188 network, education technology centers, public television 189

stations, and other public and private providers.

- (D) Except as provided in division (E) of this section, a 191 student who enters ninth grade on or after July 1, 2010, and 192 before July 1, 2016, may qualify for graduation from a public or 193 chartered nonpublic high school even though the student has not 194 completed the requirements for graduation prescribed in division 195 (C) of this section if all of the following conditions are 196 satisfied:
- (1) During the student's third year of attending high 198 school, as determined by the school, the student and the 199 student's parent, quardian, or custodian sign and file with the 200 school a written statement asserting the parent's, quardian's, 201 or custodian's consent to the student's graduating without 202 completing the requirements for graduation prescribed in 203 division (C) of this section and acknowledging that one 204 consequence of not completing those requirements is 205 ineligibility to enroll in most state universities in Ohio 206 without further coursework. 207
- (2) The student and parent, quardian, or custodian fulfill 208 any procedural requirements the school stipulates to ensure the 209 student's and parent's, quardian's, or custodian's informed 210 consent and to facilitate orderly filing of statements under 211 division (D)(1) of this section. Annually, each district or 212 school shall notify the department of the number of students who 213 choose to qualify for graduation under division (D) of this 214 section and the number of students who complete the student's 215 success plan and graduate from high school. 216
- (3) The student and the student's parent, guardian, orcustodian and a representative of the student's high schooljointly develop a student success plan for the student in the

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manner described in division (C)(1) of section 3313.6020 of the	220
Revised Code that specifies the student matriculating to a two-	221
year degree program, acquiring a business and industry-	222
recognized credential, or entering an apprenticeship.	223
(4) The student's high school provides counseling and	224
support for the student related to the plan developed under	225
division (D)(3) of this section during the remainder of the	226
student's high school experience.	227
(5)(a) Except as provided in division (D)(5)(b) of this	228
section, the student successfully completes, at a minimum, the	229
curriculum prescribed in division (B) of this section.	230
(b) Beginning with students who enter ninth grade for the	231
first time on or after July 1, 2014, a student shall be required	232
to complete successfully, at the minimum, the curriculum	233
prescribed in division (B) of this section, except as follows:	234
(i) Mathematics, four units, one unit which shall be one	235
of the following:	236
(I) Probability and statistics;	237
(II) Computer science;	238
(III) Applied mathematics or quantitative reasoning;	239
(IV) Any other course approved by the department using	240
standards established by the superintendent not later than	241
October 1, 2014.	242
(ii) Elective units, five units;	243
(iii) Science, three units as prescribed by division (B)	244
of this section which shall include inquiry-based laboratory	245
experience that engages students in asking valid scientific	246

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questions and gathering and analyzing information.

The department, in collaboration with the chancellor, 248 shall analyze student performance data to determine if there are 249 mitigating factors that warrant extending the exception 250 permitted by division (D) of this section to high school classes 251 beyond those entering ninth grade before July 1, 2016. The 252 department shall submit its findings and any recommendations not 253 later than December 1, 2015, to the speaker and minority leader 254 of the house of representatives, the president and minority 255 256 leader of the senate, the chairpersons and ranking minority 257 members of the standing committees of the house of representatives and the senate that consider education 258 259 legislation, the state board of education, and the superintendent of public instruction. 260

- (E) Each school district and chartered nonpublic school

 retains the authority to require an even more challenging

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 minimum curriculum for high school graduation than specified in

 division (B) or (C) of this section. A school district board of

 education, through the adoption of a resolution, or the

 governing authority of a chartered nonpublic school may

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 stipulate any of the following:
- (1) A minimum high school curriculum that requires more than twenty units of academic credit to graduate;
- (2) An exception to the district's or school's minimum 270 high school curriculum that is comparable to the exception 271 provided in division (D) of this section but with additional 272 requirements, which may include a requirement that the student 273 successfully complete more than the minimum curriculum 274 prescribed in division (B) of this section; 275

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(3) That no exception comparable to that provided in276division (D) of this section is available.

If a school district or chartered nonpublic school 278 requires a foreign language as an additional graduation 279 requirement under division (E) of this section, a student may 280 apply one unit of instruction in computer coding to satisfy one 281 unit of foreign language. If a student applies more than one 282 computer coding course to satisfy the foreign language 283 requirement, the courses shall be sequential and progressively 284 more difficult. 285

- (F) A student enrolled in a dropout prevention and 286 recovery program, which program has received a waiver from the 287 department, may qualify for graduation from high school by 288 successfully completing a competency-based instructional program 289 administered by the dropout prevention and recovery program in 290 lieu of completing the requirements for graduation prescribed in 291 division (C) of this section. The department shall grant a 292 waiver to a dropout prevention and recovery program, within 293 sixty days after the program applies for the waiver, if the 294 program meets all of the following conditions: 295
- (1) The program serves only students not younger than sixteen years of age and not older than twenty-one years of age.
- (2) The program enrolls students who, at the time of their initial enrollment, either, or both, are at least one grade level behind their cohort age groups or experience crises that significantly interfere with their academic progress such that they are prevented from continuing their traditional programs.
- (3) The program requires students to attain at least the 303 applicable score designated for each of the assessments 304

(8) Prior to receiving the waiver, the program has	334
submitted to the department a policy on career advising that	335
satisfies the requirements of section 3313.6020 of the Revised	336
Code, with an emphasis on how every student will receive career	337
advising.	338
(9) Prior to receiving the waiver, the program has	339
submitted to the department a written agreement outlining the	340
future cooperation between the program and any combination of	341
local job training, postsecondary education, nonprofit, and	342
health and social service organizations to provide services for	343
students in the program and their families.	344
Divisions (F)(8) and (9) of this section apply only to	345
waivers granted on or after July 1, 2015.	346
If the department does not act either to grant the waiver	347
or to reject the program application for the waiver within sixty	348
days as required under this section, the waiver shall be	349
considered to be granted.	350
(G) Every high school may permit students below the ninth	351
grade to take advanced work. If a high school so permits, it	352
shall award high school credit for successful completion of the	353
advanced work and shall count such advanced work toward the	354
graduation requirements of division (B) or (C) of this section	355
if the advanced work was both:	356
(1) Taught by a person who possesses a license or	357
certificate issued under section 3301.071, 3319.22, or 3319.222	358
of the Revised Code that is valid for teaching high school;	359
(2) Designated by the board of education of the city,	360
local, or exempted village school district, the board of the	361

cooperative education school district, or the governing

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authority of the chartered nonpublic school as meeting the high school curriculum requirements.

Each high school shall record on the student's high school transcript all high school credit awarded under division (G) of this section. In addition, if the student completed a seventhor eighth-grade fine arts course described in division (K) of this section and the course qualified for high school credit under that division, the high school shall record that course on the student's high school transcript.

- (H) The department shall make its individual academic 372
 career plan available through its Ohio career information system 373
 web site for districts and schools to use as a tool for 374
 communicating with and providing guidance to students and 375
 families in selecting high school courses. 376
- (I) A school district or chartered nonpublic school may 377 integrate academic content in a subject area for which the state 378 board has adopted standards under section 3301.079 of the 379 Revised Code into a course in a different subject area, 380 including a career-technical education course, in accordance 381 with guidance for integrated coursework developed by the 382 department. Upon successful completion of an integrated course, 383 a student may receive credit for both subject areas that were 384 integrated into the course. Units earned for subject area 385 content delivered through integrated academic and career-386 technical instruction are eligible to meet the graduation 387 requirements of division (B) or (C) of this section. 388

For purposes of meeting graduation requirements, if an 389 end-of-course examination has been prescribed under section 390 3301.0712 of the Revised Code for the subject area delivered 391 through integrated instruction, the school district or school 392

may administer the related subject area examinations upon the 393 student's completion of the integrated course. 394

Nothing in division (I) of this section shall be construed 395 to excuse any school district, chartered nonpublic school, or 396 student from any requirement in the Revised Code related to 397 curriculum, assessments, or the awarding of a high school 398 diploma.

- (J) (1) The state board, in consultation with the 400 chancellor, shall adopt a statewide plan implementing methods 401 for students to earn units of high school credit based on a 402 demonstration of subject area competency, instead of or in 403 combination with completing hours of classroom instruction. The 404 state board shall adopt the plan not later than March 31, 2009, 405 and commence phasing in the plan during the 2009-2010 school 406 year. The plan shall include a standard method for recording 407 demonstrated proficiency on high school transcripts. Each school 408 district and community school shall comply with the state 409 board's plan adopted under this division and award units of high 410 school credit in accordance with the plan. The state board may 411 adopt existing methods for earning high school credit based on a 412 demonstration of subject area competency as necessary prior to 413 the 2009-2010 school year. 414
- (2) Not later than December 31, 2015, the state board 415 shall update the statewide plan adopted pursuant to division (J) 416 (1) of this section to also include methods for students 417 enrolled in seventh and eighth grade to meet curriculum 418 requirements based on a demonstration of subject area 419 competency, instead of or in combination with completing hours 420 of classroom instruction. Beginning with the 2017-2018 school 421 year, each school district and community school also shall 422

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comply with the updated plan adopted pursuant to this division	423
and permit students enrolled in seventh and eighth grade to meet	424
curriculum requirements based on subject area competency in	425
accordance with the plan.	426
(3) Not later than December 31, 2017, the department shall	427
develop a framework for school districts and community schools	428
to use in granting units of high school credit to students who	429
demonstrate subject area competency through work-based learning	430
experiences, internships, or cooperative education. Beginning	431
with the 2018-2019 school year, each district and community	432
school shall comply with the framework. Each district and	433
community school also shall review any policy it has adopted	434
regarding the demonstration of subject area competency to	435
identify ways to incorporate work-based learning experiences,	436
internships, and cooperative education into the policy in order	437
to increase student engagement and opportunities to earn units	438
of high school credit.	439
(K) This division does not apply to students who qualify	440
for graduation from high school under division (D) or (F) of	441
this section, or to students pursuing a career-technical	442
instructional track as determined by the school district board	443
of education or the chartered nonpublic school's governing	444
authority. Nevertheless, the general assembly encourages such	445
students to consider enrolling in a fine arts course as an	446
elective.	447
Beginning with students who enter ninth grade for the	448
first time on or after July 1, 2010, each student enrolled in a	449

public or chartered nonpublic high school shall complete two

semesters or the equivalent of fine arts to graduate from high

school. The coursework may be completed in any of grades seven

to twelve. Each student who completes a fine arts course in 453 grade seven or eight may elect to count that course toward the 454 five units of electives required for graduation under division 455 (C)(8) of this section, if the course satisfied the requirements 456 of division (G) of this section. In that case, the high school 457 shall award the student high school credit for the course and 458 count the course toward the five units required under division 459 (C)(8) of this section. If the course in grade seven or eight 460 did not satisfy the requirements of division (G) of this 461 section, the high school shall not award the student high school 462 credit for the course but shall count the course toward the two 463 semesters or the equivalent of fine arts required by this 464 division. 465

(L) Notwithstanding anything to the contrary in this 466 section, the board of education of each school district and the 467 governing authority of each chartered nonpublic school may adopt 468 a policy to excuse from the high school physical education 469 requirement each student who, during high school, has 470 participated in interscholastic athletics, marching band, show 471 choir, or cheerleading for at least two full seasons or in the 472 junior reserve officer training corps for at least two full 473 school years. If the board or authority adopts such a policy, 474 the board or authority shall not require the student to complete 475 any physical education course as a condition to graduate. 476 However, the student shall be required to complete one-half 477 unit, consisting of at least sixty hours of instruction, in 478 another course of study. In the case of a student who has 479 participated in the junior reserve officer training corps for at 480 least two full school years, credit received for that 481 participation may be used to satisfy the requirement to complete 482 one-half unit in another course of study. 483

(M) It is important that high school students learn and	484
understand United States history and the governments of both the	485
United States and the state of Ohio. Therefore, beginning with	486
students who enter ninth grade for the first time on or after	487
July 1, 2012, the study of American history and American	488
government required by divisions (B)(6) and (C)(6) of this	489
section shall include the study of all of the following	490
documents:	491
(1) The Declaration of Independence;	492
(2) The Northwest Ordinance;	493
(3) The Constitution of the United States with emphasis on	494
the Bill of Rights;	495
(4) The Ohio Constitution.	496
The study of each of the documents prescribed in divisions	497
(M)(1) to (4) of this section shall include study of that	498
document in its original context.	499
The study of American history and government required by	500
divisions (B)(6) and (C)(6) of this section shall include the	501
historical evidence of the role of documents such as the	502
Federalist Papers and the Anti-Federalist Papers to firmly	503
establish the historical background leading to the establishment	504
of the provisions of the Constitution and Bill of Rights.	505
(N) A student may apply one unit of instruction in	506
computer science to satisfy one unit of mathematics or one unit	507
of science under division (C) of this section as the student	508
chooses, regardless of the field of certification of the teacher	509
who teaches the course, so long as that teacher meets the	510
licensure requirements prescribed by section 3319.236 of the	511

Revised Code and, prior to teaching the course, completes a

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3313.6013, 3313.6014, 3313.6015, 3313.6020, 3313.6024,	597
3313.6025, 3313.643, 3313.648, 3313.6411, 3313.66, 3313.661,	598
3313.662, 3313.666, 3313.667, 3313.668, 3313.669, 3313.6610,	599
3313.67, 3313.671, 3313.672, 3313.673, 3313.69, 3313.71,	600
3313.716, 3313.718, 3313.719, 3313.7112, 3313.721, 3313.80,	601
3313.814, 3313.816, 3313.817, 3313.818, 3313.86, 3313.89,	602
3313.96, 3319.073, 3319.077, 3319.078, <u>3319.238,</u> 3319.321,	603
3319.39, 3319.391, 3319.41, 3319.46, 3320.01, 3320.02, 3320.03,	604
3321.01, 3321.041, 3321.13, 3321.14, 3321.141, 3321.17, 3321.18,	605
3321.19, 3323.251, 3327.10, 4111.17, 4113.52, 5502.262, and	606
5705.391 and Chapters 117., 1347., 2744., 3365., 3742., 4112.,	607
4123., 4141., and 4167. of the Revised Code as if it were a	608
school district and will comply with section 3301.0714 of the	609
Revised Code in the manner specified in section 3314.17 of the	610
Revised Code.	611

- (e) The school shall comply with Chapter 102. and section 2921.42 of the Revised Code.
- (f) The school will comply with sections 3313.61, 614 3313.611, 3313.614, 3313.617, 3313.618, and 3313.6114 of the 615 Revised Code, except that for students who enter ninth grade for 616 the first time before July 1, 2010, the requirement in sections 617 3313.61 and 3313.611 of the Revised Code that a person must 618 successfully complete the curriculum in any high school prior to 619 receiving a high school diploma may be met by completing the 620 curriculum adopted by the governing authority of the community 621 school rather than the curriculum specified in Title XXXIII of 622 the Revised Code or any rules of the state board of education. 623 Beginning with students who enter ninth grade for the first time 624 on or after July 1, 2010, the requirement in sections 3313.61 625 and 3313.611 of the Revised Code that a person must successfully 626 complete the curriculum of a high school prior to receiving a 627

high school diploma shall be met by completing the requirements	628
prescribed in division (C) of section 3313.603 of the Revised	629
Code, unless the person qualifies under division (D) or (F) of	630
that section. Each school shall comply with the plan for	631
awarding high school credit based on demonstration of subject	632
area competency, and beginning with the 2017-2018 school year,	633
with the updated plan that permits students enrolled in seventh	634
and eighth grade to meet curriculum requirements based on	635
subject area competency adopted by the state board of education	636
under divisions (J)(1) and (2) of section 3313.603 of the	637
Revised Code. Beginning with the 2018-2019 school year, the	638
school shall comply with the framework for granting units of	639
high school credit to students who demonstrate subject area	640
competency through work-based learning experiences, internships,	641
or cooperative education developed by the department under	642
division (J)(3) of section 3313.603 of the Revised Code.	643

- (g) The school governing authority will submit within four 644 months after the end of each school year a report of its 645 activities and progress in meeting the goals and standards of 646 divisions (A)(3) and (4) of this section and its financial 647 status to the sponsor and the parents of all students enrolled 648 in the school.
- (h) The school, unless it is an internet- or computer- 650 based community school, will comply with section 3313.801 of the 651 Revised Code as if it were a school district. 652
- (i) If the school is the recipient of moneys from a grant 653 awarded under the federal race to the top program, Division (A), 654 Title XIV, Sections 14005 and 14006 of the "American Recovery 655 and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115, 656 the school will pay teachers based upon performance in 657

(b) Permit the enrollment of students who reside in

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(24) The school will comply with sections 3302.04 and	744
3302.041 of the Revised Code, except that any action required to	745
be taken by a school district pursuant to those sections shall	746
be taken by the sponsor of the school. However, the sponsor	747
shall not be required to take any action described in division	748
(F) of section 3302.04 of the Revised Code.	749
(25) Beginning in the 2006-2007 school year, the school	750
will open for operation not later than the thirtieth day of	751
September each school year, unless the mission of the school as	752
specified under division (A)(2) of this section is solely to	753
serve dropouts. In its initial year of operation, if the school	754
fails to open by the thirtieth day of September, or within one	755
year after the adoption of the contract pursuant to division (D)	756
of section 3314.02 of the Revised Code if the mission of the	757
school is solely to serve dropouts, the contract shall be void.	758
(26) Whether the school's governing authority is planning	759
to seek designation for the school as a STEM school equivalent	760
under section 3326.032 of the Revised Code;	761
(27) That the school's attendance and participation	762
policies will be available for public inspection;	763
(28) That the school's attendance and participation	764
records shall be made available to the department of education,	765
auditor of state, and school's sponsor to the extent permitted	766
under and in accordance with the "Family Educational Rights and	767
Privacy Act of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended,	768
and any regulations promulgated under that act, and section	769
3319.321 of the Revised Code;	770
(29) If a school operates using the blended learning	771

model, as defined in section 3301.079 of the Revised Code, all

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authorized to receive such payments as set forth in the contract	828
between the governing authority and the sponsor. The total	829
amount of such payments for monitoring, oversight, and technical	830
assistance of the school shall not exceed three per cent of the	831
total amount of payments for operating expenses that the school	832
receives from the state.	833
(D) The contract shall specify the duties of the sponsor	834
which shall be in accordance with the written agreement entered	835
into with the department of education under division (B) of	836
section 3314.015 of the Revised Code and shall include the	837
following:	838
(1) Monitor the community school's compliance with all	839
laws applicable to the school and with the terms of the	840
contract;	841
(2) Monitor and evaluate the academic and fiscal	842
performance and the organization and operation of the community	843
school on at least an annual basis;	844
(3) Report on an annual basis the results of the	845
evaluation conducted under division (D)(2) of this section to	846
the department of education and to the parents of students	847
enrolled in the community school;	848
(4) Provide technical assistance to the community school	849
in complying with laws applicable to the school and terms of the	850
contract;	851
(5) Take steps to intervene in the school's operation to	852
correct problems in the school's overall performance, declare	853
the school to be on probationary status pursuant to section	854
3314.073 of the Revised Code, suspend the operation of the	855
school pursuant to section 3314.072 of the Revised Code, or	856

terminate the contract of the school pursuant to section 3314.07 857 of the Revised Code as determined necessary by the sponsor; 858 (6) Have in place a plan of action to be undertaken in the 859 860 event the community school experiences financial difficulties or closes prior to the end of a school year. 861 (E) Upon the expiration of a contract entered into under 862 this section, the sponsor of a community school may, with the 863 approval of the governing authority of the school, renew that 864 contract for a period of time determined by the sponsor, but not 865 ending earlier than the end of any school year, if the sponsor 866 finds that the school's compliance with applicable laws and 867 terms of the contract and the school's progress in meeting the 868 academic goals prescribed in the contract have been 869 satisfactory. Any contract that is renewed under this division 870 remains subject to the provisions of sections 3314.07, 3314.072, 871 and 3314.073 of the Revised Code. 872 (F) If a community school fails to open for operation 873 within one year after the contract entered into under this 874 section is adopted pursuant to division (D) of section 3314.02 875 of the Revised Code or permanently closes prior to the 876 expiration of the contract, the contract shall be void and the 877 school shall not enter into a contract with any other sponsor. A 878 school shall not be considered permanently closed because the 879 operations of the school have been suspended pursuant to section 880 3314.072 of the Revised Code. 881 Sec. 3319.238. (A) Beginning with the 2023-2024 school 882 year, a school district or chartered nonpublic school shall 883 require an individual to have an educator license validation in 884 financial literacy to provide financial literacy instruction as 885

required under division (C)(7) of section 3313.603 of the

Revised Code.	887
(B) To obtain a license validation in financial literacy,	888
an individual shall hold a valid educator license issued under	889
section 3319.22 or 3319.26 of the Revised Code, a permanent	890
teaching certificate issued under former law, or for an	891
individual at a chartered nonpublic school, a certificate issued	892
under section 3301.071 of the Revised Code, and meet additional	893
requirements adopted under rules by the state board of	894
education.	895
(C) Prior to adopting rules under division (B) of this	896
section, the state board shall establish and consult with an	897
advisory committee of at least five classroom teachers. The	898
classroom teachers shall include a representative of each of the	899
<pre>following:</pre>	900
(1) The Ohio council of teachers of mathematics;	901
(2) The Ohio council for the social studies;	902
(3) The Ohio business educators association;	903
(4) The Ohio association of teachers of family and	904
<pre>consumer sciences.</pre>	905
(D) Each district or school shall cover any costs	906
necessary for an individual employed by the district to meet the	907
additional requirements adopted by the state board under	908
division (B) of this section. The district or school may seek	909
reimbursement from the department of education for those costs	910
under section 3319.239 of the Revised Code.	911
(E) This section does not apply to a nonpublic school	912
accredited through the independent schools association of the	913
central states or other chartered nonpublic school, if the	914

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school does not have a student attending the school under a	915
state scholarship program as defined in section 3301.0711 of the	916
Revised Code.	917
icvised code.	<i>311</i>
Sec. 3319.239. (A) As used in this section:	918
(1) "Approved costs" means any costs necessary to meet the	919
additional requirements adopted by the state board of education	920
under division (B) of section 3319.238 of the Revised Code for	921
educator license validation in financial literacy.	922
(2) "Eligible entity" includes the following:	923
(a) A city, exempted village, local, or joint vocational	924
<pre>school district;</pre>	925
(b) A community school established under Chapter 3314. of	926
the Revised Code;	927
(c) A science, technology, engineering, and mathematics	928
school established under Chapter 3326. of the Revised Code;	929
(d) A chartered nonpublic school.	930
(B) (1) The department shall reimburse eligible entities	931
for approved costs incurred by qualifying teachers for an	932
educator license in financial literacy under section 3319.238 of	933
the Revised Code.	934
(2) Except as provided in division (E)(2) of this section,	935
the total amount reimbursed to an eligible entity for an	936
individual teacher shall be the lesser of five hundred dollars	937
or the total approved costs incurred by the qualifying teacher.	938
(C) Reimbursements paid under this section shall be taken	939
from moneys in the high school financial literacy fund	940
established under section 121.086 of the Revised Code. At least	941

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3313.615, 3313.617, 3313.618, 3313.6114, 3313.643, 3313.648,	972
3313.6411, 3313.66, 3313.661, 3313.662, 3313.666, 3313.667,	973
3313.668, 3313.669, 3313.6610, 3313.67, 3313.671, 3313.672,	974
3313.673, 3313.69, 3313.71, 3313.716, 3313.718, 3313.719,	975
3313.7112, 3313.721, 3313.80, 3313.801, 3313.814, 3313.816,	976
3313.817, 3313.818, 3313.86, 3313.89, 3313.96, 3319.073,	977
3319.077, 3319.078, 3319.21, <u>3319.238,</u> 3319.32, 3319.321,	978
3319.35, 3319.39, 3319.391, 3319.41, 3319.45, 3319.46, 3320.01,	979
3320.02, 3320.03, 3321.01, 3321.041, 3321.05, 3321.13, 3321.14,	980
3321.141, 3321.17, 3321.18, 3321.19, 3321.191, 3323.251,	981
3327.10, 4111.17, 4113.52, 5502.262, and 5705.391 and Chapters	982
102., 117., 1347., 2744., 3307., 3309., 3365., 3742., 4112.,	983
4123., 4141., and 4167. of the Revised Code as if it were a	984
school district.	985

Section 2. That existing sections 3313.603, 3314.03, and 3326.11 of the Revised Code are hereby repealed.

Section 3. Notwithstanding division (A) of section 169.05 988 of the Revised Code, during the biennium ending June 30, 2023, 989 the Treasurer of State shall request the Director of Commerce to 990 remit to the High School Financial Literacy Fund up to 991 \$1,500,000 of unclaimed funds that have been reported by holders 992 of unclaimed funds under section 169.05 of the Revised Code, 993 irrespective of the allocation of the unclaimed funds under that 994 section. The Director of Commerce shall remit the funds at the 995 time requested by the Treasurer of State. 996

The Treasurer of State and the Director of Commerce shall

enter into an agreement which specifies the terms of repayment,

including interest, and a repayment schedule to fully reimburse

for the amount of unclaimed funds remitted to the High School

Financial Literacy Fund under this section plus the applicable

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interest. The repayment schedule shall not exceed a period of	1002
five years. If the Treasurer of State fails to repay the	1003
Department of Commerce according to the agreement, the amount of	1004
cash owed under the repayment plus the applicable interest shall	1005
be transferred from the General Revenue Fund.	1006
Section 4. The General Assembly, applying the principle	1007
stated in division (B) of section 1.52 of the Revised Code that	1008
amendments are to be harmonized if reasonably capable of	1009
simultaneous operation, finds that the following sections,	1010
presented in this act as composites of the sections as amended	1011
by the acts indicated, are the resulting versions of the	1012
sections in effect prior to the effective date of the sections	1013
as presented in this act:	1014
Section 3314.03 of the Revised Code as amended by H.B.	1015
123, H.B. 164, H.B. 166, H.B. 409, H.B. 436, S.B. 68, and S.B.	1016
89, all of the 133rd General Assembly.	1017
Section 3326.11 of the Revised Code as amended by H.B.	1018
123, H.B. 164, H.B. 166, H.B. 436, and S.B. 68, all of the 133rd	1019
General Assembly.	1020