#### As Introduced

## 135th General Assembly

# Regular Session

H. B. No. 582

2023-2024

## Representatives Robinson, Piccolantonio

Cosponsors: Representatives Brennan, Brewer, Brown, Liston, McNally, Miller, J., Mohamed, Russo, Somani, Upchurch, Weinstein

### A BILL

То	amend sections 3317.0212, 3317.071, 3327.01, and	1
	3327.016; to enact new section 3327.021; and to	2
	repeal section 3327.021 of the Revised Code to	3
	enact the School Busing Improvement Act	4
	regarding transportation of students and to make	-
	an appropriation.	6

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

Section 1. That sections 3317.0212, 3317.071, 3327.01, and	7
3327.016 be amended and new section 3327.021 of the Revised Code	8
be enacted to read as follows:	9
Sec. 3317.0212. (A) As used in this section:	10
(1) For fiscal years 2024 and 2025, "assigned bus" means a	11
school bus used to transport qualifying riders.	12
(2) For fiscal years 2024 and 2025, "density" means the	13
total riders per square mile of a school district.	14
(3) For fiscal years 2024 and 2025, "nontraditional	15
ridership" means the average number of qualifying riders who are	16

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enrolled in a community school established under Chapter 3314.	17
of the Revised Code, in a STEM school established under Chapter	18
3326. of the Revised Code, or in a nonpublic school and are	19
provided school bus service by a school district during the	20
first full week of October.	21
(4) "Qualifying riders" means the following:	22
(a) For fiscal years 2024 and 2025, resident students	23
enrolled in preschool and regular education in grades	24
kindergarten to twelve who are provided school bus service by a	25
school district, including students with dual enrollment in a	26
joint vocational school district or a cooperative education	27
school district, and students enrolled in a community school,	28
STEM school, or nonpublic school;	29
(b) For fiscal year 2026 and each fiscal year thereafter,	30
students specified by the general assembly.	31
(5) "Qualifying ridership" means the following:	32
(a) For fiscal years 2024 and 2025, the greater of the	33
average number of qualifying riders counted in the morning or	34
counted in the afternoon who are provided school bus service by	35
a school district during the first full week of October;	36
(b) For fiscal year 2026 and each fiscal year thereafter,	37
a ridership determined in a manner specified by the general	38
assembly.	39
(6) "Rider density" means the following:	40
(a) For fiscal years 2024 and 2025, the following	41
quotient:	42
A school district's total number of qualifying riders/ the	43
number of square miles in the district	4 4

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(b) For fiscal year 2026 and each fiscal year thereafter,	45
a number calculated in a manner determined by the general	46
assembly.	47
(7) For fiscal years 2024 and 2025, "riders" means	48
students enrolled in regular and special education in grades	49
kindergarten through twelve who are provided school bus service	50
by a school district, including students with dual enrollment in	51
a joint vocational school district or a cooperative education	52
school district, and students enrolled in a community school,	53
STEM school, or nonpublic school.	54
(8) "School bus service" means a school district's	55
transportation of qualifying riders in any of the following	56
types of vehicles:	57
	F.0
(a) School buses owned or leased by the district;	58
(b) School buses operated by a private contractor hired by	59
the district;	60
(c) School buses operated by another school district or	61
entity with which the district has contracted, either as part of	62
a consortium for the provision of transportation or otherwise.	63
(B) Not later than the first day of November, for fiscal	64
years 2024 and 2025, or a date determined by the general	65
assembly, for fiscal year 2026 and each fiscal year thereafter,	66
of each year, each city, local, and exempted village school	67
district shall report to the department of education and	68
workforce its qualifying ridership and any other information	69
requested by the department. Subsequent adjustments to the	70
reported numbers shall be made only in accordance with rules	71
adopted by the department.	72
(C) The department shall calculate the statewide	73

transportation cost per student as follows:	74
(1) Determine each city, local, and exempted village	75
school district's transportation cost per student by dividing	76
the district's total costs for school bus service in the	77
previous fiscal year by its qualifying ridership in the previous	78
fiscal year.	79
(2) After excluding districts that do not provide school	80
bus service and the ten districts with the highest	81
transportation costs per student and the ten districts with the	82
lowest transportation costs per student, divide the aggregate	83
cost for school bus service for the remaining districts in the	84
previous fiscal year by the aggregate qualifying ridership of	85
those districts in the previous fiscal year.	86
(D) The department shall calculate the statewide	87
transportation cost per mile as follows:	88
(1) Determine each city, local, and exempted village	89
school district's transportation cost per mile by dividing the	90
district's total costs for school bus service in the previous	91
fiscal year by its total number of miles driven for school bus	92
service in the previous fiscal year.	93
(2) After excluding districts that do not provide school	94
bus service and the ten districts with the highest	95
transportation costs per mile and the ten districts with the	96
lowest transportation costs per mile, divide the aggregate cost	97
for school bus service for the remaining districts in the	98
previous fiscal year by the aggregate miles driven for school	99
bus service in those districts in the previous fiscal year.	100
(E) The department shall calculate each city, local, and	101
exempted village school district's transportation base payment	102

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as follows:	103
(1) For fiscal years 2024 and 2025:	104
(a) Calculate the sum of the following:	105
(i) The product of the statewide transportation cost per	106
student and the number of students counted in the district's	107
qualifying ridership for the current fiscal year who are	108
enrolled in the district;	109
(ii) 1.5 times the The statewide transportation cost per	110
student times the number of students counted in the district's	111
qualifying ridership for the current fiscal year who are	112
enrolled in community schools established under Chapter 3314. of	113
the Revised Code or STEM schools established under Chapter 3326.	114
of the Revised Code times either of the following:	115
(I) For fiscal year 2024, 1.5;	116
(II) For fiscal year 2025, 2.0;	117
(iii) <del>2.0 times the <u>The</u> statewide transportation cost per</del>	118
student times the number of students counted in the district's	119
qualifying ridership for the current fiscal year who are	120
enrolled in nonpublic schools times either of the following:	121
(I) For fiscal year 2024, 2.0;	122
(II) For fiscal year 2025, 3.0.	123
(b) Calculate the sum of the following:	124
(i) The product of the statewide transportation cost per	125
mile and the number of miles driven for school bus service as	126
reported for qualifying riders for the current fiscal year who	127
are enrolled in the district;	128
(ii) 1.5 times the statewide transportation cost per mile	129

times the number of miles driven for school bus service as	130
reported for qualifying riders for the current fiscal year who	131
are enrolled in community schools or STEM schools;	132
(iii) 2.0 times the statewide transportation cost per mile	133
times the number of miles driven for school bus service as	134
reported for qualifying riders for the current fiscal year who	135
are enrolled in nonpublic schools.	136
(c) Multiply the greater of the amounts calculated under	137
divisions (E)(1)(a) and (b) of this section by the following:	138
(i) For fiscal year 2024, the greater of thirty-seven and	139
one-half per cent or the district's state share percentage, as	140
defined in section 3317.02 of the Revised Code;	141
(ii) For fiscal year 2025, the greater of forty-one and	142
two-thirds per cent or the district's state share percentage.	143
(2) For fiscal year 2026 and each fiscal year thereafter,	144
an amount determined by the general assembly.	145
(F) For fiscal years 2024 and 2025, the department shall	146
pay a district's efficiency adjustment payment in accordance	147
with divisions $(F)(1)$ to $(3)$ of this section. For fiscal year	148
2026 and each fiscal year thereafter, the department shall pay a	149
district's efficiency adjustment payment in a manner determined	150
by the general assembly, if the general assembly authorizes such	151
a payment to districts.	152
(1) The department annually shall establish a target	153
number of qualifying riders per assigned bus for each city,	154
local, and exempted village school district. The department	155
shall use the most recently available data in establishing the	156
target number. The target number shall be based on the statewide	157
median number of riders per assigned bus as adjusted to reflect	158

the district's density in comparison to the density of all other	159
districts. The department shall post on the department's web	160
site each district's target number of riders per assigned bus	161
and a description of how the target number was determined.	162
(2) The department shall determine each school district's	163
efficiency index by dividing the district's number of riders per	164
assigned bus by its target number of riders per assigned bus.	165
(3) The department shall determine each city, local, and	166
exempted village school district's efficiency adjustment payment	167
as follows:	168
(a) If the district's efficiency index is equal to or	169
greater than 1.5, the efficiency adjustment payment shall be	170
calculated according to the following formula:	171
0.15 X the district's transportation base payment calculated	172
under division (E) of this section	173
(b) If the district's efficiency index is less than 1.5	174
but greater than or equal to 1.0, the efficiency adjustment	175
payment shall be calculated according to the following formula:	176
{[(The district's efficiency index - 1) X 0.15]/0.5} X the	177
district's transportation base payment calculated under division	178
(E) of this section	179
(c) If the district's efficiency index is less than 1.0,	180
the efficiency adjustment payment shall be zero.	181
(G) In addition to funds paid under divisions (E), (F),	182
and (H) of this section, each city, local, and exempted village	183
district shall receive in accordance with rules adopted by the	184
department a payment for students transported by means other	185
than school bus service and whose transportation is not funded	186

under division (C) of section 3317.024 of the Revised Code. The	187
rules shall include provisions for school district reporting of	188
such students.	189
(H)(1) For purposes of division (H) of this section, a	190
school district's "transportation supplement percentage" means	191
the following:	192
(1) The Circuit and 2004 and 2005 allows 5.11 allows	100
(a) For fiscal years 2024 and 2025, the following	193
quotient:	194
(28 - the district's rider density) / 100	195
If the result of the calculation for a district under	196
division (H)(1)(a) of this section is less than zero, the	197
district's transportation supplement percentage shall be zero.	198
(b) For fiscal year 2026 and each fiscal year thereafter,	199
a percentage calculated in a manner determined by the general	200
assembly.	201
(2) The department shall pay each district a	202
transportation supplement calculated according to the following	203
formula:	204
The district's transportation supplement percentage X the amount	205
calculated for the district under division (E)(1)(b) of this	206
section X 0.55	207
(I)(1) If a school district board and a community school	208
governing authority elect to enter into an agreement under	209
division (A) of section 3314.091 of the Revised Code, the	210
department shall make payments to the community school according	211
to the terms of the agreement for each student actually	212
transported under division (C)(1) of that section. If a	213
community school governing authority accepts transportation	214

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responsibility under division (B) of that section, the	215
department shall make payments to the community school for each	216
student actually transported or for whom transportation is	217
arranged by the community school under division (C)(1) of that	218
section, calculated as follows:	219
(a) For any fiscal year which the general assembly has	220
specified that transportation payments to school districts be	221
based on an across-the-board percentage of the district's	222
payment for the previous school year, the per pupil payment to	223
the community school shall be the following quotient:	224
(i) The total amount calculated for the school district in	225
which the child is entitled to attend school for student	226
transportation other than transportation of children with	227
disabilities; divided by	228
(ii) The number of students included in the district's	229
transportation ADM for the current fiscal year, as calculated	230
under section 3317.03 of the Revised Code, plus the number of	231
students enrolled in the community school not counted in the	232
district's transportation ADM who are transported under division	233
(B)(1) or (2) of section 3314.091 of the Revised Code.	234
(b) For any fiscal year which the general assembly has	235
specified that the transportation payments to school districts	236
be calculated in accordance with this section and any rules of	237
the department implementing this section, the payment to the	238
community school shall be the following:	239
(i) For fiscal years 2024 and 2025, either of the	240
following:	241
(I) If the school district in which the student is	242
entitled to attend school would have used a method of	243

transportation for the student for which payments are computed	244
and paid under division (E) of this section, 1.0 times the	245
statewide transportation cost per student, as calculated in	246
division (C) of this section;	247
(II) If the school district in which the student is	248
entitled to attend school would have used a method of	249
transportation for the student for which payments are computed	250
and paid in a manner described in division (G) of this section,	251
the amount that would otherwise be computed for and paid to the	252
district.	253
(ii) For fiscal year 2026 and each fiscal year thereafter,	254
an amount calculated in a manner determined by the general	255
assembly.	256
The community school, however, is not required to use the	257
same method to transport the student.	258
As used in this division, "entitled to attend school"	259
means entitled to attend school under section 3313.64 or 3313.65	260
of the Revised Code.	261
(2) A community school shall be paid under division (I)(2)	262
of this section only for students who are eligible as specified	263
in section 3327.01 of the Revised Code and division (C)(1) of	264
section 3314.091 of the Revised Code, and whose transportation	265
to and from school is actually provided, who actually utilized	266
transportation arranged, or for whom a payment in lieu of	267
transportation is made by the community school's governing	268
authority. To qualify for the payments, the community school	269
shall report to the department, in the form and manner required	270
by the department, data on the number of students transported or	271
whose transportation is arranged, the number of miles traveled,	272

cost to transport, and any other information requested by the	273
department.	274
Sec. 3317.071. For fiscal <del>years 2022 and 2023</del> year 2025,	275
the department of education and workforce shall implement a	276
program to distribute bus purchasing grants of not less than	277
\$45,000 to city, local, and exempted village school districts	278
for the purpose of replacing the oldest and highest mileage	279
buses in the state assigned to routes. The department shall	280
annually collect age, mileage, and vehicle condition data from	281
districts through its transportation data collection system.	282
Sec. 3327.01. Notwithstanding division (D) of section	283
3311.19 and division (D) of section 3311.52 of the Revised Code,	284
this section and sections 3327.011, 3327.012, and 3327.02 of the	285
Revised Code do not apply to any joint vocational or cooperative	286
education school district.	287
In all city, local, and exempted village school districts	288
where resident school pupils in grades kindergarten through	289
eight live more than two miles from the school for which the	290
director of education and workforce prescribes minimum standards	291
pursuant to division (D) of section 3301.07 of the Revised Code	292
and to which they are assigned by the board of education of the	293
district of residence or to and from the nonpublic or community	294
school which they attend, the board of education shall provide	295
transportation for such pupils to and from that school except as	296
provided in section 3327.02 of the Revised Code.	297
In all city, local, and exempted village school districts	298
where pupil transportation is required under a career-technical	299
plan approved by the department of education and workforce under	300
section 3313.90 of the Revised Code, for any student attending a	301

career-technical program operated by another school district,

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including a joint vocational school district, as prescribed	303
under that section, the board of education of the student's	304
district of residence shall provide transportation from the	305
public high school operated by that district to which the	306
student is assigned to the career-technical program.	307
In all city, local, and exempted village school districts,	308
the board may provide transportation for resident school pupils	309
in grades nine through twelve to and from the high school to	310
which they are assigned by the board of education of the	311
district of residence or to and from the nonpublic or community	312
high school which they attend for which the director of	313
education and workforce prescribes minimum standards pursuant to	314
division (D) of section 3301.07 of the Revised Code.	315
A board of education shall not be required to transport	316
elementary or high school pupils to and from a nonpublic or	317
community school where such transportation would require more	318
than thirty minutes of direct travel time as measured by school	319
bus from the public school building to which the pupils would be	320
assigned if attending the public school designated by the	321
district of residence.	322
Where it is impractical to transport a pupil by school	323
conveyance, a board of education may offer payment, in lieu of	324
providing such transportation in accordance with section 3327.02	325
of the Revised Code.	326
A Except as provided in section 3327.016 of the Revised	327
<pre>Code, a board of education shall provide transportation to</pre>	328
students enrolled in a community school or nonpublic school in	329
accordance with this section on each day in which that school is	330

open for operation with students in attendance, regardless of

whether the district's own schools are open for operation with

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students in attendance on that day. However, a board of	333
education shall not be required to transport elementary or high	334
school pupils to and from a nonpublic or community school on	335
Saturday or Sunday, unless a board of education and a nonpublic	336
or community school have an agreement in place to do so before	337
the first day of July of the school year in which the agreement	338
takes effect.	339

In all city, local, and exempted village school districts, 340 the board shall provide transportation for all children who are 341 so disabled that they are unable to walk to and from the school 342 for which the director of education and workforce prescribes 343 minimum standards pursuant to division (D) of section 3301.07 of 344 the Revised Code and which they attend. In case of dispute 345 whether the child is able to walk to and from the school, the 346 health commissioner shall be the judge of such ability. In all 347 city, exempted village, and local school districts, the board 348 shall provide transportation to and from school or special 349 education classes for mentally disabled children in accordance 350 with standards adopted by the department of education and 351 workforce. 352

When transportation of pupils is provided the conveyance 353 shall be run on a time schedule that shall be adopted and put in 354 force by the board not later than ten days after the beginning 355 of the school term. The operator of every school bus or motor 356 van owned and operated by any school district or educational 357 service center or privately owned and operated under contract 358 with any school district or service center in this state shall 359 deliver students enrolled in preschool through twelfth grades to 360 their respective public and nonpublic schools not sooner than 361 thirty minutes prior to the beginning of school and to be 362 available to pick them up not later than thirty minutes after 363

the close of their respective schools each day. Further,	364
operators shall not deliver students late to school.	365
The cost of any transportation service authorized by this	366
section shall be paid first out of federal funds, if any,	367
available for the purpose of pupil transportation, and secondly	368
out of state appropriations, in accordance with regulations	369
adopted by the department.	370
No transportation of any pupils shall be provided by any	371
board of education to or from any school which in the selection	372
of pupils, faculty members, or employees, practices	373
discrimination against any person on the grounds of race, color,	374
religion, or national origin.	375
A board of education shall provide transportation as a	376
related service for all children with disabilities living in the	377
school district who are enrolled in a nonpublic school if the	378
school district is provided with supporting documentation from	379
the child's individual education program developed pursuant to	380
Chapter 3323. of the Revised Code or an individual service plan	381
developed pursuant to section 5126.41 of the Revised Code.	382
Sec. 3327.016. (A) As used in this section, "eligible	383
student" means a student entitled to transportation services	384
from the city, local, or exempted village school district	385
pursuant to section 3327.01 of the Revised Code.	386
(B) Each community school established under Chapter 3314.	387
of the Revised Code or chartered nonpublic school shall	388
establish the school's start and end times for a particular	389
school year not later than the first day of April prior to that	390
school year. Each community or chartered nonpublic school shall	391
provide such start and end times to each city, local, or	392

exempted village school district that the school expects will be	393
responsible for providing transportation services to eligible	394
students enrolled in the school for that school year.	395
Each city, local, or exempted village school district that	396
receives start and end times for a chartered nonpublic school	397
under this division shall establish tiers of windows of time	398
that best work for the district in transporting the school's	399
eligible students. If a chartered nonpublic school's start and	400
end times fall within one of those tiers, the district shall	401
notify the school of that fact. If a chartered nonpublic	402
school's start and end times do not fall within one of those	403
tiers, the district shall notify the school of that fact and	404
provide the opportunity for the school to change its start and	405
end times. If such school does not change its start and end	406
times, the district is not required to transport the school's	407
students to and from school.	408
(C) Each city, local, or exempted village school district	409
that receives start and end times <del>as prescribed from a community</del>	410
school under division (B) of this section, or receives start and	411
end times from a chartered nonpublic school that fall within one	412
of the tiers of windows of time under division (B) of this	413
section, shall use those start and end times to develop a	414
transportation plan, including transportation routes and	415
schedules, for eligible students who enrolled in <del>a <u>the</u> community</del>	416
or chartered nonpublic school <u>and</u> shall provide such	417
transportation plan to the community or chartered nonpublic	418
school within sixty days after receiving the information	419
described in that division. If a school provides the start and	420
end times to the school district after the first day of April	421
but before the first day of July, the district shall attempt to	422
provide a transportation plan to the school by the first day of	423

August of that school year. For any eligible student who enrolls	424
in a community <u>school, or a chartered nonpublic school that has</u>	425
start and end times that fall within one of the tiers of windows	426
of time under division (B) of this section, after the first day	427
of July prior to that school year, a district shall develop a	428
transportation plan, including transportation routes and	429
schedules, for that student within fourteen business days of	430
receiving a request for transportation services from the	431
student's parent or guardian.	432
Sec. 3327.021. (A) The department of education and	433
workforce shall monitor each city, local, or exempted village	434
school district's compliance with sections 3327.01 and 3327.016	435
and division (B) of section 3327.017 of the Revised Code. Except	436
as provided in division (B) of this section, if the department	437
determines a consistent or prolonged period of noncompliance on	438
the part of the school district to provide transportation as	439
required under those sections, the department shall deduct from	440
the district's payment for student transportation under Chapter	441
3317. of the Revised Code the daily amount of that payment, as	442
computed by the department, for the number of students who did	443
not receive the required transportation, including students who	444
arrived to school late, under those sections for each day that	445
the district is not in compliance.	446
(B) A school district shall not be penalized under this	447
section if the department determines that extenuating	448
circumstances caused the district's failure to comply. The	449
department shall develop a process under which a district may	450
submit information explaining the extenuating circumstances that	451
led to its failure to comply and on how the department may	452
determine that those circumstances caused the failure.	453

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This section does not affect the authority of a school	454	
district to provide payment in lieu of transportation in	455	
accordance with section 3327.02 of the Revised Code.	456	
Section 2. That existing sections 3317.0212, 3317.071,	45	
3327.01, and 3327.016 of the Revised Code are hereby repealed.	458	
Section 3. That section 3327.021 of the Revised Code is	459	
hereby repealed.	460	
Section 4. All items in this act are hereby appropriated	461	
as designated out of any moneys in the state treasury to the	462	
credit of the designated fund. For all operating appropriations		
made in this act, those in the first column are for fiscal year		
2024 and those in the second column are for fiscal year 2025.		
The operating appropriations made in this act are in addition to		
any other operating appropriations made for these fiscal years.	46	
Section 5.	468	
	469	
1 2 3 4	5	
A EDU DEPARTMENT OF EDUCATION AND WORKFORCE		
3 General Revenue Fund		
C GRF 200502 Pupil Transportation \$0 \$18	,000,000	
D TOTAL GRF General Revenue Fund \$0 \$18	,000,000	

\$0 \$50,000,000

E Dedicated Purpose Fund Group

F 5VU0 200663 School Bus Purchase

G TOTAL DPF Dedicated Purpose Fund Group	\$0	\$50,000,000	
H TOTAL ALL BUDGET FUND GROUPS	\$0	\$68,000,000	
SCHOOL BUS PURCHASE			470
The foregoing appropriation item 200663, School	Bus		471
Purchase, shall be used to distribute bus purchasing	grants t	.0	472
city, local, and exempted village school districts pu	ırsuant t	.0	473
section 3317.071 of the Revised Code. Notwithstanding	, any		474
provision of law to the contrary, school bus purchase	funds		475
awarded in fiscal year 2025 may be used by recipients	through	1	476
fiscal year 2026.			477
GENERAL REVENUE FUND TRANSFER TO SCHOOL BUS PUR	CHASE FU	ND	478
On July 1, 2024, or as soon as possible thereaf	ter, the		479
Director of Budget and Management shall transfer \$50,	000,000		480
cash from the General Revenue Fund to the School Bus	Purchase	2	481
Fund (Fund 5VU0).			482
Section 6. Within the limits set forth in this	act, the		483
Director of Budget and Management shall establish acc	counts		484
indicating the source and amount of funds for each ap	propriat	ion	485
made in this act, and shall determine the manner in $\boldsymbol{w}$	hich		486
appropriation accounts shall be maintained. Expenditu	res from	1	487
operating appropriations contained in this act shall	be		488
accounted for as though made in, and are subject to a	all		489
applicable provisions of, H.B. 33 of the 135th Genera	al Assemb	oly.	490
Section 7. This act shall be known as the Schoo	l Busing		491
Improvement Act.			492