#### As Introduced

## 134th General Assembly

# Regular Session 2021-2022

H. B. No. 1

# Representatives Callender, Sweeney

Cosponsors: Speaker Cupp, Representatives Baldridge, Blackshear, Boggs, Boyd, Brent, Brown, Carfagna, Carruthers, Crawley, Crossman, Cutrona, Denson, Galonski, Ginter, Hicks-Hudson, Hillyer, Howse, Ingram, Jarrells, Kelly, Leland, Lepore-Hagan, Lightbody, Lipps, Liston, Manning, Miller, A., Miller, J., Miranda, O'Brien, Ray, Richardson, Riedel, Robinson, Russo, Seitz, Sheehy, Skindell, Smith, K., Smith, M., Sobecki, Stewart, Sykes, Troy, Upchurch, Weinstein, West, White, Jones, Abrams, Hoops, Ghanbari, Manchester, Stein, LaRe, Fraizer, Roemer, Plummer, Swearingen, Johnson, Cross

### A BILL

То	amend sections 3301.0714, 3302.20, 3310.08,	1
	3310.41, 3310.51, 3310.54, 3310.56, 3313.64,	2
	3313.979, 3313.98, 3313.981, 3314.08, 3314.084,	3
	3314.087, 3314.091, 3314.11, 3314.20, 3315.18,	4
	3317.013, 3317.014, 3317.016, 3317.02, 3317.021,	5
	3317.022, 3317.023, 3317.024, 3317.028,	6
	3317.0212, 3317.0213, 3317.0214, 3317.03,	7
	3317.051, 3317.16, 3317.20, 3317.25, 3317.26,	8
	3319.57, 3324.09, 3326.31, 3326.32, 3326.33,	9
	3326.39, 3326.40, 3326.51, 3327.01, 3328.32,	10
	3328.34, and 3365.01; to enact new sections	11
	3314.085, 3317.017, 3317.0215, 3317.0217, and	12
	3317.0218 and sections 3314.089, 3314.0810,	13
	3317.011, 3317.012, 3317.018, 3317.019,	14
	3317.0110, 3317.071, 3317.072, 3317.11,	15
	3317.162, 3317.60, 3326.43, 3326.44, and	16
	3327.016; and to repeal sections 3310.55,	17
	3314.085, 3314.53, 3317.017, 3317.0215,	18

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3317.0216, 3317.0217, 3317.0218, 3326.41, and	19
3328.33 of the Revised Code and to amend	20
Sections 4, 5, 6, and 7 of S.B. 310 of the 133rd	21
General Assembly to create a new school	22
financing system for fiscal year 2022 and each	23
fiscal year thereafter.	24

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

Section 1. That sections 3301.0714, 3302.20, 3310.08,	25
3310.41, 3310.51, 3310.54, 3310.56, 3313.64, 3313.979, 3313.98,	26
3313.981, 3314.08, 3314.084, 3314.087, 3314.091, 3314.11,	27
3314.20, 3315.18, 3317.013, 3317.014, 3317.016, 3317.02,	28
3317.021, 3317.022, 3317.023, 3317.024, 3317.028, 3317.0212,	29
3317.0213, 3317.0214, 3317.03, 3317.051, 3317.16, 3317.20,	30
3317.25, 3317.26, 3319.57, 3324.09, 3326.31, 3326.32, 3326.33,	31
3326.39, 3326.40, 3326.51, 3327.01, 3328.32, 3328.34, and	32
3365.01 be amended and new sections 3314.085, 3317.017,	33
3317.0215, 3317.0217, and 3317.0218 and sections 3314.089,	34
3314.0810, 3317.011, 3317.012, 3317.018, 3317.019, 3317.0110,	35
3317.071, 3317.072, 3317.11, 3317.162, 3317.60, 3326.43,	36
3326.44, and 3327.016 of the Revised Code be enacted to read as	37
follows:	38
Sec. 3301.0714. (A) The state board of education shall	39
adopt rules for a statewide education management information	40
· · · · · · · · · · · · · · · · · · ·	-
system. The rules shall require the state board to establish	41
guidelines for the establishment and maintenance of the system	42
in accordance with this section and the rules adopted under this	43
section. The guidelines shall include:	44

(1) Standards identifying and defining the types of data	45
in the system in accordance with divisions (B) and (C) of this	46
section;	47
(2) Procedures for annually collecting and reporting the	48
data to the state board in accordance with division (D) of this	49
section;	50
(3) Procedures for annually compiling the data in	51
accordance with division (G) of this section;	52
(4) Procedures for annually reporting the data to the	53
public in accordance with division (H) of this section;	54
(5) Standards to provide strict safeguards to protect the	55
confidentiality of personally identifiable student data.	56
(B) The guidelines adopted under this section shall	57
require the data maintained in the education management	58
information system to include at least the following:	59
(1) Student participation and performance data, for each	60
grade in each school district as a whole and for each grade in	61
each school building in each school district, that includes:	62
(a) The numbers of students receiving each category of	63
instructional service offered by the school district, such as	64
regular education instruction, vocational education instruction,	65
specialized instruction programs or enrichment instruction that	66
is part of the educational curriculum, instruction for gifted	67
students, instruction for students with disabilities, and	68
remedial instruction. The guidelines shall require instructional	69
services under this division to be divided into discrete	70
categories if an instructional service is limited to a specific	71
subject, a specific type of student, or both, such as regular	72
instructional services in mathematics, remedial reading	73

instructional services, instructional services specifically for	74
students gifted in mathematics or some other subject area, or	75
instructional services for students with a specific type of	76
disability. The categories of instructional services required by	77
the guidelines under this division shall be the same as the	78
categories of instructional services used in determining cost	79
units pursuant to division (C)(3) of this section.	80
(b) The numbers of students receiving support or	81
extracurricular services for each of the support services or	82
extracurricular programs offered by the school district, such as	83
counseling services, health services, and extracurricular sports	84
and fine arts programs. The categories of services required by	85
the guidelines under this division shall be the same as the	86
categories of services used in determining cost units pursuant	87
to division (C)(4)(a) of this section.	88
(c) Average student grades in each subject in grades nine	89
through twelve;	90
(d) Academic achievement levels as assessed under sections	91
3301.0710, 3301.0711, and 3301.0712 of the Revised Code;	92
(e) The number of students designated as having a	93
disabling condition pursuant to division (C)(1) of section	94
3301.0711 of the Revised Code;	95
(f) The numbers of students reported to the state board	96
pursuant to division (C)(2) of section 3301.0711 of the Revised	97
Code;	98
(g) Attendance rates and the average daily attendance for	99
the year. For purposes of this division, a student shall be	100
counted as present for any field trip that is approved by the	101
school administration.	102

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(h) Expulsion rates;	103
(i) Suspension rates;	104
(j) Dropout rates;	105
(k) Rates of retention in grade;	106
(1) For pupils in grades nine through twelve, the average	107
number of carnegie units, as calculated in accordance with state	108
board of education rules;	109
(m) Graduation rates, to be calculated in a manner	110
specified by the department of education that reflects the rate	111
at which students who were in the ninth grade three years prior	112
to the current year complete school and that is consistent with	113
nationally accepted reporting requirements;	114
(n) Results of diagnostic assessments administered to	115
kindergarten students as required under section 3301.0715 of the	116
Revised Code to permit a comparison of the academic readiness of	117
kindergarten students. However, no district shall be required to	118
report to the department the results of any diagnostic	119
assessment administered to a kindergarten student, except for	120
the language and reading assessment described in division (A)(2)	121
of section 3301.0715 of the Revised Code, if the parent of that	122
student requests the district not to report those results.	123
(o) Beginning on July 1, 2018, for each disciplinary	124
action which is required to be reported under division (B)(4) of	125
this section, districts and schools also shall include an	126
identification of the person or persons, if any, at whom the	127
student's violent behavior that resulted in discipline was	128
directed. The person or persons shall be identified by the	129
respective classification at the district or school, such as	130
student, teacher, or nonteaching employee, but shall not be	131

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identified by name.	132
Division (B)(1)(o) of this section does not apply after	133
the date that is two years following the submission of the	134
report required by Section 733.13 of H.B. 49 of the 132nd	135
general assembly.	136
(p) The number of students earning each state diploma seal	137
included in the system prescribed under division (A) of section	138
3313.6114 of the Revised Code;	139
(q) The number of students demonstrating competency for	140
graduation using each option described in divisions (B)(1)(a) to	141
(c) of section 3313.618 of the Revised Code;	142
(r) The number of students completing each foundational	143
and supporting option as part of the demonstration of competency	144
for graduation pursuant to division (B)(1)(b) of section	145
3313.618 of the Revised Code.	146
(2) Personnel and classroom enrollment data for each	147
school district, including:	148
(a) The total numbers of licensed employees and	149
nonlicensed employees and the numbers of full-time equivalent	150
licensed employees and nonlicensed employees providing each	151
category of instructional service, instructional support	152
service, and administrative support service used pursuant to	153
division (C)(3) of this section. The guidelines adopted under	154
this section shall require these categories of data to be	155
maintained for the school district as a whole and, wherever	156
applicable, for each grade in the school district as a whole,	157
for each school building as a whole, and for each grade in each	158
school building.	159
(b) The total number of employees and the number of full-	160

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time equivalent employees providing each category of service	161
used pursuant to divisions (C)(4)(a) and (b) of this section,	162
and the total numbers of licensed employees and nonlicensed	163
employees and the numbers of full-time equivalent licensed	164
employees and nonlicensed employees providing each category used	165
pursuant to division (C)(4)(c) of this section. The guidelines	166
adopted under this section shall require these categories of	167
data to be maintained for the school district as a whole and,	168
wherever applicable, for each grade in the school district as a	169
whole, for each school building as a whole, and for each grade	170
in each school building.	171
(c) The total number of regular classroom teachers	172
teaching classes of regular education and the average number of	173
pupils enrolled in each such class, in each of grades	174
kindergarten through five in the district as a whole and in each	175
school building in the school district.	176
(d) The number of lead teachers employed by each school	177
district and each school building.	178
(3)(a) Student demographic data for each school district,	179
including information regarding the gender ratio of the school	180
district's pupils, the racial make-up of the school district's	181
pupils, the number of English learners in the district, and an	182
appropriate measure of the number of the school district's	183
pupils who reside in economically disadvantaged households. The	184
demographic data shall be collected in a manner to allow	185
correlation with data collected under division (B)(1) of this	186
section. Categories for data collected pursuant to division (B)	187
(3) of this section shall conform, where appropriate, to	188
standard practices of agencies of the federal government.	189

(b) With respect to each student entering kindergarten,

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whether the student previously participated in a public	191
preschool program, a private preschool program, or a head start	192
program, and the number of years the student participated in	193
each of these programs.	194
(4) The annual reports submitted by each school district	195
under section 3317.25 of the Revised Code describing the	196
initiative or initiatives on which the district's disadvantaged	197
<pre>pupil impact aid were spent;</pre>	198
(5) The average number of students riding on school buses	199
routed to community schools established under Chapter 3314. of	200
the Revised Code in accordance with section 3327.01 of the	201
Revised Code;	202
(6) The average number of students riding on school buses	203
routed to STEM schools established under Chapter 3326. of the	204
Revised Code in accordance with section 3327.01 of the Revised	205
Code;	206
(7) The average number of students riding on school buses	207
routed to nonpublic schools in accordance with section 3327.01	208
of the Revised Code;	209
(8) Any data required to be collected pursuant to federal	210
law.	211
(C) The education management information system shall	212
include cost accounting data for each district as a whole and	213
for each school building in each school district. The guidelines	214
adopted under this section shall require the cost data for each	215
school district to be maintained in a system of mutually	216
exclusive cost units and shall require all of the costs of each	217
school district to be divided among the cost units. The	218
guidelines shall require the system of mutually exclusive cost	219

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units to include at least the following:	220
(1) Administrative costs for the school district as a	221
whole. The guidelines shall require the cost units under this	222
division (C)(1) to be designed so that each of them may be	223
compiled and reported in terms of average expenditure per pupil	224
in formula enrolled ADM in the school district, as determined	225
pursuant to section 3317.03 of the Revised Code.	226
(2) Administrative costs for each school building in the	227
school district. The guidelines shall require the cost units	228
under this division (C)(2) to be designed so that each of them	229
may be compiled and reported in terms of average expenditure per	230
full-time equivalent pupil receiving instructional or support	231
services in each building.	232
(3) Instructional services costs for each category of	233
instructional service provided directly to students and required	234
by guidelines adopted pursuant to division (B)(1)(a) of this	235
section. The guidelines shall require the cost units under	236
division (C)(3) of this section to be designed so that each of	237
them may be compiled and reported in terms of average	238
expenditure per pupil receiving the service in the school	239
district as a whole and average expenditure per pupil receiving	240
the service in each building in the school district and in terms	241
of a total cost for each category of service and, as a breakdown	242
of the total cost, a cost for each of the following components:	243
(a) The cost of each instructional services category	244
required by guidelines adopted under division (B)(1)(a) of this	245
section that is provided directly to students by a classroom	246
teacher;	247

(b) The cost of the instructional support services, such

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as services provided by a speech-language pathologist, classroom	249
aide, multimedia aide, or librarian, provided directly to	250
students in conjunction with each instructional services	251
category;	252
(c) The cost of the administrative support services	253
related to each instructional services category, such as the	254
cost of personnel that develop the curriculum for the	255
instructional services category and the cost of personnel	256
supervising or coordinating the delivery of the instructional	257
services category.	258
(4) Support or extracurricular services costs for each	259
category of service directly provided to students and required	260
by guidelines adopted pursuant to division (B)(1)(b) of this	261
section. The guidelines shall require the cost units under	262
division (C)(4) of this section to be designed so that each of	263
them may be compiled and reported in terms of average	264
expenditure per pupil receiving the service in the school	265
district as a whole and average expenditure per pupil receiving	266
the service in each building in the school district and in terms	267
of a total cost for each category of service and, as a breakdown	268
of the total cost, a cost for each of the following components:	269
(a) The cost of each support or extracurricular services	270
category required by guidelines adopted under division (B)(1)(b)	271
of this section that is provided directly to students by a	272
licensed employee, such as services provided by a guidance	273
counselor or any services provided by a licensed employee under	274
a supplemental contract;	275
(b) The cost of each such services category provided	276
directly to students by a nonlicensed employee, such as	277
janitorial services, cafeteria services, or services of a sports	278

trainer;	279
(c) The cost of the administrative services related to	280
each services category in division (C)(4)(a) or (b) of this	281
section, such as the cost of any licensed or nonlicensed	282
employees that develop, supervise, coordinate, or otherwise are	283
involved in administering or aiding the delivery of each	284
services category.	285
(D)(1) The guidelines adopted under this section shall	286
require school districts to collect information about individual	287
students, staff members, or both in connection with any data	288
required by division (B) or (C) of this section or other	289
reporting requirements established in the Revised Code. The	290
guidelines may also require school districts to report	291
information about individual staff members in connection with	292
any data required by division (B) or (C) of this section or	293
other reporting requirements established in the Revised Code.	294
The guidelines shall not authorize school districts to request	295
social security numbers of individual students. The guidelines	296
shall prohibit the reporting under this section of a student's	297
name, address, and social security number to the state board of	298
education or the department of education. The guidelines shall	299
also prohibit the reporting under this section of any personally	300
identifiable information about any student, except for the	301
purpose of assigning the data verification code required by	302
division (D)(2) of this section, to any other person unless such	303
person is employed by the school district or the information	304
technology center operated under section 3301.075 of the Revised	305
Code and is authorized by the district or technology center to	306
have access to such information or is employed by an entity with	307
which the department contracts for the scoring or the	308

development of state assessments. The guidelines may require

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school districts to provide the social security numbers of	310
individual staff members and the county of residence for a	311
student. Nothing in this section prohibits the state board of	312
education or department of education from providing a student's	313
county of residence to the department of taxation to facilitate	314
the distribution of tax revenue.	315
(2)(a) The guidelines shall provide for each school	316
district or community school to assign a data verification code	317
that is unique on a statewide basis over time to each student	318
whose initial Ohio enrollment is in that district or school and	319
to report all required individual student data for that student	320
utilizing such code. The guidelines shall also provide for	321
assigning data verification codes to all students enrolled in	322
districts or community schools on the effective date of the	323
guidelines established under this section. The assignment of	324
data verification codes for other entities, as described in	325
division (D)(2)(d) of this section, the use of those codes, and	326
the reporting and use of associated individual student data	327
shall be coordinated by the department in accordance with state	328
and federal law.	329
School districts shall report individual student data to	330
the department through the information technology centers	331
utilizing the code. The entities described in division (D)(2)(d)	332
of this section shall report individual student data to the	333
department in the manner prescribed by the department.	334
(b)(i) Except as provided in sections 3301.941, 3310.11,	335
3310.42, 3310.63, 3313.978, and 3317.20 of the Revised Code, and	336
in division (D)(2)(b)(ii) of this section, at no time shall the	337
state board or the department have access to information that	338
would enable any data verification code to be matched to	339

personally identifiable student data.	340
(ii) For the purpose of making per-pupil payments to	341
community schools under division (C) of section 3314.08 of the	342
Revised Code, the department shall have access to information	343
that would enable any data verification code to be matched to	344
personally identifiable student data.	345
(c) Each school district and community school shall ensure	346
that the data verification code is included in the student's	347
records reported to any subsequent school district, community	348
school, or state institution of higher education, as defined in	349
section 3345.011 of the Revised Code, in which the student	350
enrolls. Any such subsequent district or school shall utilize	351
the same identifier in its reporting of data under this section.	352
(d) The director of any state agency that administers a	353
publicly funded program providing services to children who are	354
younger than compulsory school age, as defined in section	355
3321.01 of the Revised Code, including the directors of health,	356
job and family services, mental health and addiction services,	357
and developmental disabilities, shall request and receive,	358
pursuant to sections 3301.0723 and 5123.0423 of the Revised	359
Code, a data verification code for a child who is receiving	360
those services.	361
(E) The guidelines adopted under this section may require	362
school districts to collect and report data, information, or	363
reports other than that described in divisions (A), (B), and (C)	364
of this section for the purpose of complying with other	365
reporting requirements established in the Revised Code. The	366
other data, information, or reports may be maintained in the	367
education management information system but are not required to	368

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be compiled as part of the profile formats required under

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division (G) of this section or the annual statewide report	370
required under division (H) of this section.	371
(F) Beginning with the school year that begins July 1,	372
1991, the board of education of each school district shall	373
annually collect and report to the state board, in accordance	374
with the guidelines established by the board, the data required	375
pursuant to this section. A school district may collect and	376
report these data notwithstanding section 2151.357 or 3319.321	377
of the Revised Code.	378
(G) The state board shall, in accordance with the	379
procedures it adopts, annually compile the data reported by each	380
school district pursuant to division (D) of this section. The	381
state board shall design formats for profiling each school	382
district as a whole and each school building within each	383
district and shall compile the data in accordance with these	384
formats. These profile formats shall:	385
(1) Include all of the data gathered under this section in	386
a manner that facilitates comparison among school districts and	387
among school buildings within each school district;	388
(2) Present the data on academic achievement levels as	389
assessed by the testing of student achievement maintained	390
pursuant to division (B)(1)(d) of this section.	391
(H)(1) The state board shall, in accordance with the	392
procedures it adopts, annually prepare a statewide report for	393
all school districts and the general public that includes the	394
profile of each of the school districts developed pursuant to	395
division (G) of this section. Copies of the report shall be sent	396
to each school district.	397
(2) The state board shall, in accordance with the	398

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procedures it adopts, annually prepare an individual report for	399
each school district and the general public that includes the	400
profiles of each of the school buildings in that school district	401
developed pursuant to division (G) of this section. Copies of	402
the report shall be sent to the superintendent of the district	403
and to each member of the district board of education.	404
(3) Copies of the reports received from the state board	405
under divisions (H)(1) and (2) of this section shall be made	406
available to the general public at each school district's	407
offices. Each district board of education shall make copies of	408
each report available to any person upon request and payment of	409
a reasonable fee for the cost of reproducing the report. The	410
board shall annually publish in a newspaper of general	411
circulation in the school district, at least twice during the	412
two weeks prior to the week in which the reports will first be	413
available, a notice containing the address where the reports are	414
available and the date on which the reports will be available.	415
(I) Any data that is collected or maintained pursuant to	416
this section and that identifies an individual pupil is not a	417
public record for the purposes of section 149.43 of the Revised	418
Code.	419
(J) As used in this section:	420
(1) "School district" means any city, local, exempted	421
village, or joint vocational school district and, in accordance	422
with section 3314.17 of the Revised Code, any community school.	423
As used in division (L) of this section, "school district" also	424
includes any educational service center or other educational	425
entity required to submit data using the system established	426

427

under this section.

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(2) "Cost" means any expenditure for operating expenses	428
made by a school district excluding any expenditures for debt	429
retirement except for payments made to any commercial lending	430
institution for any loan approved pursuant to section 3313.483	431
of the Revised Code.	432
(V) Any paragraphs removed data from the information	433
(K) Any person who removes data from the information	
system established under this section for the purpose of	434
releasing it to any person not entitled under law to have access	435
to such information is subject to section 2913.42 of the Revised	436
Code prohibiting tampering with data.	437
(L)(1) In accordance with division (L)(2) of this section	438
and the rules adopted under division (L)(10) of this section,	439
the department of education may sanction any school district	440
that reports incomplete or inaccurate data, reports data that	441
does not conform to data requirements and descriptions published	442
by the department, fails to report data in a timely manner, or	443
otherwise does not make a good faith effort to report data as	444
required by this section.	445
(2) If the department decides to sanction a school	446
district under this division, the department shall take the	447
following sequential actions:	448
(a) Notify the district in writing that the department has	449
determined that data has not been reported as required under	450
this section and require the district to review its data	451
submission and submit corrected data by a deadline established	452
by the department. The department also may require the district	453
to develop a corrective action plan, which shall include	454
provisions for the district to provide mandatory staff training	455
on data reporting procedures.	456

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(b) Withhold up to ten per cent of the total amount of	457
state funds due to the district for the current fiscal year and,	458
if not previously required under division (L)(2)(a) of this	459
section, require the district to develop a corrective action	460
plan in accordance with that division;	461
(c) Withhold an additional amount of up to twenty per cent	462
of the total amount of state funds due to the district for the	463
current fiscal year;	464
(d) Direct department staff or an outside entity to	465
investigate the district's data reporting practices and make	466
recommendations for subsequent actions. The recommendations may	467
include one or more of the following actions:	468
(i) Arrange for an audit of the district's data reporting	469
practices by department staff or an outside entity;	470
(ii) Conduct a site visit and evaluation of the district;	471
(iii) Withhold an additional amount of up to thirty per	472
cent of the total amount of state funds due to the district for	473
the current fiscal year;	474
(iv) Continue monitoring the district's data reporting;	475
(v) Assign department staff to supervise the district's	476
data management system;	477
(vi) Conduct an investigation to determine whether to	478
suspend or revoke the license of any district employee in	479
accordance with division (N) of this section;	480
(vii) If the district is issued a report card under	481
section 3302.03 of the Revised Code, indicate on the report card	482
that the district has been sanctioned for failing to report data	483
as required by this section;	484

(viii) If the district is issued a report card under	485
section 3302.03 of the Revised Code and incomplete or inaccurate	486
data submitted by the district likely caused the district to	487
receive a higher performance rating than it deserved under that	488
section, issue a revised report card for the district;	489
(ix) Any other action designed to correct the district's	490
data reporting problems.	491
(3) Any time the department takes an action against a	492
school district under division (L)(2) of this section, the	493
department shall make a report of the circumstances that	494
prompted the action. The department shall send a copy of the	495
report to the district superintendent or chief administrator and	496
maintain a copy of the report in its files.	497
mandan a copi of one report in red river.	13,
(4) If any action taken under division (L)(2) of this	498
section resolves a school district's data reporting problems to	499
the department's satisfaction, the department shall not take any	500
further actions described by that division. If the department	501
withheld funds from the district under that division, the	502
department may release those funds to the district, except that	503
if the department withheld funding under division (L)(2)(c) of	504
this section, the department shall not release the funds	505
withheld under division (L)(2)(b) of this section and, if the	506
department withheld funding under division (L)(2)(d) of this	507
section, the department shall not release the funds withheld	508
under division (L)(2)(b) or (c) of this section.	509
(5) Notwithstanding anything in this section to the	510
contrary, the department may use its own staff or an outside	511
entity to conduct an audit of a school district's data reporting	512
practices any time the department has reason to believe the	513
district has not made a good faith effort to report data as	514

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required by this section. If any audit conducted by an outside	515
entity under division (L)(2)(d)(i) or (5) of this section	516
confirms that a district has not made a good faith effort to	517
report data as required by this section, the district shall	518
reimburse the department for the full cost of the audit. The	519
department may withhold state funds due to the district for this	520
purpose.	521
(6) Prior to issuing a revised report card for a school	522
district under division (L)(2)(d)(viii) of this section, the	523
department may hold a hearing to provide the district with an	524
opportunity to demonstrate that it made a good faith effort to	525
report data as required by this section. The hearing shall be	526
conducted by a referee appointed by the department. Based on the	527
information provided in the hearing, the referee shall recommend	528
whether the department should issue a revised report card for	529
the district. If the referee affirms the department's contention	530
that the district did not make a good faith effort to report	531
data as required by this section, the district shall bear the	532
full cost of conducting the hearing and of issuing any revised	533
report card.	534
(7) If the department determines that any inaccurate data	535
reported under this section caused a school district to receive	536
excess state funds in any fiscal year, the district shall	537
reimburse the department an amount equal to the excess funds, in	538
accordance with a payment schedule determined by the department.	539
The department may withhold state funds due to the district for	540
this purpose.	541
(8) Any school district that has funds withheld under	542
division (L)(2) of this section may appeal the withholding in	543

544

accordance with Chapter 119. of the Revised Code.

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(9) In all cases of a disagreement between the department	545
and a school district regarding the appropriateness of an action	546
taken under division (L)(2) of this section, the burden of proof	547
shall be on the district to demonstrate that it made a good	548
faith effort to report data as required by this section.	549
(10) The state board of education shall adopt rules under	550
Chapter 119. of the Revised Code to implement division (L) of	551
this section.	552
(M) No information technology center or school district	553
shall acquire, change, or update its student administration	554
software package to manage and report data required to be	555
reported to the department unless it converts to a student	556
software package that is certified by the department.	557
(N) The state board of education, in accordance with	558
sections 3319.31 and 3319.311 of the Revised Code, may suspend	559
or revoke a license as defined under division (A) of section	560
3319.31 of the Revised Code that has been issued to any school	561
district employee found to have willfully reported erroneous,	562
inaccurate, or incomplete data to the education management	563
information system.	564
(O) No person shall release or maintain any information	565
about any student in violation of this section. Whoever violates	566
this division is guilty of a misdemeanor of the fourth degree.	567
(P) The department shall disaggregate the data collected	568
under division (B)(1)(n) of this section according to the race	569
and socioeconomic status of the students assessed.	570
(Q) If the department cannot compile any of the	571
information required by division (H) of section 3302.03 of the	572
Revised Code based upon the data collected under this section,	573

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the department shall develop a plan and a reasonable timeline	574
for the collection of any data necessary to comply with that	575
division.	576
Sec. 3302.20. (A) The department of education shall	577
develop standards for determining, from the existing data	578
reported in accordance with sections 3301.0714 and 3314.17 of	579
the Revised Code, the amount of annual operating expenditures	580
for classroom instructional purposes and for nonclassroom	581
purposes for each city, exempted village, local, and joint	582
vocational school district, each community school established	583
under Chapter 3314. that is not an internet- or computer-based	584
community school, each internet- or computer-based community	585
school, and each STEM school established under Chapter 3326. of	586
the Revised Code. The department shall present those standards	587
to the state board of education for consideration. In developing	588
the standards, the department shall adapt existing standards	589
used by professional organizations, research organizations, and	590
other state governments. The department also shall align the	591
expenditure categories required for reporting under the	592
standards with the categories that are required for reporting to	593
the United States department of education under federal law.	594
The state board shall consider the proposed standards and	595
adopt a final set of standards not later than December 31, 2012.	596
School districts, community schools, and STEM schools shall	597
begin reporting data in accordance with the standards on June	598
30, 2013.	599
(B)(1) The department shall categorize all city, exempted	600
village, and local school districts into not less than three nor	601

more than five groups based primarily on average daily student

enrollment as reported on the most recent report card issued for

602

each district under section 3302.03 of the Revised Code.	604
(2) The department shall categorize all joint vocational	605
school districts into not less than three nor more than five	606
groups based primarily on <b>formula</b> enrolled ADM as that term is	607
defined in section 3317.02 of the Revised Code rounded to the	608
nearest whole number.	609
(3) The department shall categorize all community schools	610
that are not internet- or computer-based community schools into	611
not less than three nor more than five groups based primarily on	612
average daily student enrollment as reported on the most recent	613
report card issued for each community school under sections	614
3302.03 and 3314.012 of the Revised Code or, in the case of a	615
school to which section 3314.017 of the Revised Code applies, on	616
the total number of students reported under divisions (B)(2)(a)	617
and (b) of section 3314.08 of the Revised Code.	618
(4) The department shall categorize all internet- or	619
computer-based community schools into a single category.	620
(5) The department shall categorize all STEM schools into	621
a single category.	622
(C) Using the standards adopted under division (A) of this	623
section and the data reported under sections 3301.0714 and	624
3314.17 of the Revised Code, the department shall compute	625
annually for each fiscal year, the following:	626
(1) The percentage of each district's, community school's,	627
or STEM school's total operating budget spent for classroom	628
instructional purposes;	629
(2) The statewide average percentage for all districts,	630
community schools, and STEM schools combined spent for classroom	631
instructional purposes;	632

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(3) The average percentage for each of the categories of	633
districts and schools established under division (B) of this	634
section spent for classroom instructional purposes;	635
(4) The ranking of each district, community school, or	636
STEM school within its respective category established under	637
division (B) of this section according to the following:	638
(a) From highest to lowest percentage spent for classroom	639
instructional purposes;	640
(b) From lowest to highest percentage spent for	641
noninstructional purposes.	642
(5) The total operating expenditures per pupil for each	643
district, community school, and STEM school;	644
(6) The total operating expenditure per equivalent pupils	645
for each district, community school, and STEM school.	646
(D) In its display of rankings within each category under	647
division (C)(4) of this section, the department shall make the	648
following notations:	649
(1) Within each category of city, exempted village, and	650
local school districts, the department shall denote each	651
district that is:	652
(a) Among the twenty per cent of all city, exempted	653
village, and local school districts statewide with the lowest	654
total operating expenditure per equivalent pupils;	655
(b) Among the twenty per cent of all city, exempted	656
village, and local school districts statewide with the highest	657
performance index scores.	658
(2) Within each category of joint vocational school	659

districts, the department shall denote each district that is:	660
(a) Among the twenty per cent of all joint vocational	661
school districts statewide with the lowest total operating	662
expenditure per equivalent pupils;	663
(b) Among the twenty per cent of all joint vocational	664
school districts statewide with the highest report card scores	665
under section 3302.033 of the Revised Code.	666
(3) Within each category of community schools that are not	667
internet- or computer-based community schools, the department	668
shall denote each school that is:	669
(a) Among the twenty per cent of all such community	670
schools statewide with the lowest total operating expenditure	671
per equivalent pupils;	672
(b) Among the twenty per cent of all such community	673
schools statewide with the highest performance index scores,	674
excluding such community schools to which section 3314.017 of	675
the Revised Code applies.	676
(4) Within the category of internet- or computer-based	677
community schools, the department shall denote each school that	678
is:	679
(a) Among the twenty per cent of all such community	680
schools statewide with the lowest total operating expenditure	681
per equivalent pupils;	682
(b) Among the twenty per cent of all such community	683
schools statewide with the highest performance index scores,	684
excluding such community schools to which section 3314.017 of	685
the Revised Code applies.	686
(5) Within the category of STEM schools, the department	687

shall denote each school that is:	688
(a) Among the twenty per cent of all STEM schools	689
statewide with the lowest total operating expenditure per	690
equivalent pupils;	691
(b) Among the twenty per cent of all STEM schools	692
statewide with the highest performance index scores.	693
	604
For purposes of divisions (D)(3)(b) and (4)(b) of this	694
section, the display shall note that, in accordance with section	695
3314.017 of the Revised Code, a performance index score is not	696
reported for some community schools that serve primarily	697
students enrolled in dropout prevention and recovery programs.	698
(E) The department shall post in a prominent location on	699
its web site the information prescribed by divisions (C) and (D)	700
of this section. The department also shall include on each	701
district's, community school's, and STEM school's annual report	702
card issued under section 3302.03 or 3314.017 of the Revised	703
Code the respective information computed for the district or	704
school under divisions (C)(1) and (4) of this section, the	705
statewide information computed under division (C)(2) of this	706
section, and the information computed for the district's or	707
school's category under division (C)(3) of this section.	708
(F) As used in this section:	709
(1) "Internet- or computer-based community school" has the	710
same meaning as in section 3314.02 of the Revised Code.	711
(2) A school district's, community school's, or STEM	712
school's performance index score rank is its performance index	713
score rank as computed under section 3302.21 of the Revised	714
Code.	715

(3) "Expenditure per equivalent pupils" has the same	716
meaning as in section 3302.26 of the Revised Code.	717
Sec. 3310.08. (A) As used in this section, "tuition	718
discount" means any deduction from the base tuition amount per	719
student charged by the school, to which the student's family is	720
entitled due to one or more of the following conditions:	721
(1) The student's family has multiple children enrolled in	722
the same school.	723
(2) The student's family is a member of or affiliated with	724
a religious or secular organization that provides oversight of	725
the school or from which the school has agreed to enroll	726
students.	727
(3) The student's parent is an employee of the school.	728
(4) Some other qualification not based on the income of	729
the student's family or the student's athletic or academic	730
ability and for which all students in the school may qualify.	731
(B) The amount paid for an eligible student under the	732
educational choice scholarship pilot program and the expansion	733
of the program under section 3310.032 of the Revised Code shall	734
be the lesser of the following:	735
(1) The base tuition of the chartered nonpublic school in	736
which the student is enrolled minus the total amount of any	737
applicable tuition discounts for which the student qualifies;	738
(2) The maximum amount prescribed in section 3310.09 of	739
the Revised Code.	740
(C)(1) The department of education shall pay compute and	741
distribute state core foundation funding to the parent of each	742
eligible student for whom a scholarship is awarded under the	743

program, or to the student if at least eighteen years of age,	744
	745
periodic partial payments of the scholarship.	743
(2) The department shall proportionately reduce or	746
terminate the payments for any student who withdraws from a	747
chartered nonpublic school prior to the end of the school year.	748
(D) (1) The dependent chall deduct from the resments made	749
(D) (1) The department shall deduct from the payments made	
to each school district under Chapter 3317., and if necessary,	750
sections 321.24 and 323.156 of the Revised Code, the amount paid	751
under division (C) of this section for each eligible student who	752
qualifies for a scholarship under section 3310.03 of the Revised	753
Code and who is entitled under section 3313.64 or 3313.65 of the	754
Revised Code to attend school in the district. In the case of a	755
student entitled to attend school in a school district under	756
division (B)(2)(a) of section 3313.64 or division (C) of section	757
3313.65 of the Revised Code, the department shall deduct the	758
payments from the school district in whose formula ADM the	759
student is included, as that term is defined in section 3317.02	760
of the Revised Code.	761
(2) If the department reduces or terminates payments to a	762
parent or a student, as prescribed in division (C) (2) of this	763
section, and the student enrolls in the schools of the student's	764
resident district or in a community school, established under-	765
Chapter 3314. of the Revised Code, before the end of the school	766
year, the department shall proportionally restore to the	767
resident district the amount deducted for that student under	768
division (D) (1) of this section.	769
Sec. 3310.41. (A) As used in this section:	770
Dec. Joiv. 41. (A) As used in this Section.	7 7 0
(1) "Alternative public provider" means either of the	771
following providers that agrees to enroll a child in the	772

provider's special education program to implement the child's	773
individualized education program and to which the child's parent	774
owes fees for the services provided to the child:	775
(a) A school district that is not the school district in	776
which the child is entitled to attend school;	777
(b) A public entity other than a school district.	778
(2) "Entitled to attend school" means entitled to attend	779
school in a school district under section 3313.64 or 3313.65 of	780
the Revised Code.	781
(3) "Formula ADM" and "category six special education ADM"	782
<pre>have_has_the same meaning_meaning_as in section 3317.02 of the</pre>	783
Revised Code.	784
(4) "Preschool child with a disability" and	785
"individualized education program" have the same meanings as in	786
section 3323.01 of the Revised Code.	787
(5) "Parent" has the same meaning as in section 3313.64 of	788
the Revised Code, except that "parent" does not mean a parent	789
whose custodial rights have been terminated. "Parent" also	790
includes the custodian of a qualified special education child,	791
when a court has granted temporary, legal, or permanent custody	792
of the child to an individual other than either of the natural	793
or adoptive parents of the child or to a government agency.	794
(6) "Preschool scholarship ADM" means the number of	795
preschool children with disabilities certified under division	796
(B) (3) (h) of section 3317.03 of the Revised Code.	797
(7)—"Qualified special education child" is a child for	798
whom all of the following conditions apply:	799
(a) The school district in which the child is entitled to	800

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attend school has identified the child as autistic. A child who	801
has been identified as having a "pervasive developmental	802
disorder - not otherwise specified (PPD-NOS)" shall be	803
considered to be an autistic child for purposes of this section.	804
(b) The school district in which the child is entitled to	805
attend school has developed an individualized education program	806
under Chapter 3323. of the Revised Code for the child.	807
(c) The child either:	808
(i) Was enrolled in the school district in which the child	809
is entitled to attend school in any grade from preschool through	810
twelve in the school year prior to the year in which a	811
scholarship under this section is first sought for the child; or	812
(ii) Is eligible to enter school in any grade preschool	813
through twelve in the school district in which the child is	814
entitled to attend school in the school year in which a	815
scholarship under this section is first sought for the child.	816
$\frac{(8)-(7)}{(7)}$ "Registered private provider" means a nonpublic	817
school or other nonpublic entity that has been approved by the	818
department of education to participate in the program	819
established under this section.	820
$\frac{(9)}{(8)}$ "Special education program" means a school or	821
facility that provides special education and related services to	822
children with disabilities.	823
(B) There is hereby established the autism scholarship	824
program. Under the program, the department of education shall	825
pay a scholarship to the parent of each qualified special	826
education child upon application of that parent pursuant to	827
procedures and deadlines established by rule of the state board	828
of education. Each scholarship shall be used only to pay tuition	829

for the child on whose behalf the scholarship is awarded to	830
attend a special education program that implements the child's	831
individualized education program and that is operated by an	832
alternative public provider or by a registered private provider,	833
and to pay for other services agreed to by the provider and the	834
parent of a qualified special education child that are not	835
included in the individualized education program but are	836
associated with educating the child. Upon agreement with the	837
parent of a qualified special education child, the alternative	838
public provider or the registered private provider may modify	839
the services provided to the child. Each scholarship shall be in	840
an amount not to exceed the lesser of the tuition charged for	841
the child by the special education program or twenty-seven	842
thousand dollars. The purpose of the scholarship is to permit	843
the parent of a qualified special education child the choice to	844
send the child to a special education program, instead of the	845
one operated by or for the school district in which the child is	846
entitled to attend school, to receive the services prescribed in	847
the child's individualized education program once the	848
individualized education program is finalized and any other	849
services agreed to by the provider and the parent of a qualified	850
special education child. The services provided under the	851
scholarship shall include an educational component or services	852
designed to assist the child to benefit from the child's	853
education.	854

A scholarship under this section shall not be awarded to 855 the parent of a child while the child's individualized education 856 program is being developed by the school district in which the 857 child is entitled to attend school, or while any administrative 858 or judicial mediation or proceedings with respect to the content 859 of the child's individualized education program are pending. A 860

scholarship under this section shall not be used for a child to	861
attend a public special education program that operates under a	862
contract, compact, or other bilateral agreement between the	863
school district in which the child is entitled to attend school	864
and another school district or other public provider, or for a	865
child to attend a community school established under Chapter	866
3314. of the Revised Code. However, nothing in this section or	867
in any rule adopted by the state board shall prohibit a parent	868
whose child attends a public special education program under a	869
contract, compact, or other bilateral agreement, or a parent	870
whose child attends a community school, from applying for and	871
accepting a scholarship under this section so that the parent	872
may withdraw the child from that program or community school and	873
use the scholarship for the child to attend a special education	874
program for which the parent is required to pay for services for	875
the child.	876

Except for development of the child's individualized 877 education program, the school district in which a qualified 878 special education child is entitled to attend school and the 879 child's school district of residence, as defined in section 880 3323.01 of the Revised Code, if different, are not obligated to 881 provide the child with a free appropriate public education under 882 Chapter 3323. of the Revised Code for as long as the child 883 continues to attend the special education program operated by 884 either an alternative public provider or a registered private 885 provider for which a scholarship is awarded under the autism 886 scholarship program. If at any time, the eligible applicant for 887 the child decides no longer to accept scholarship payments and 888 enrolls the child in the special education program of the school 889 district in which the child is entitled to attend school, that 890 district shall provide the child with a free appropriate public 891

education under Chapter 3323. of the Revised Code.	892
A child attending a special education program with a	893
scholarship under this section shall continue to be entitled to	894
transportation to and from that program in the manner prescribed	895
by law.	896
(C)(1) As prescribed in divisions division (A)(2)(h), (B)	897
(3) (g), and (B) $(10)$ of section 3317.03 of the Revised Code, a	898
child who is not a preschool child with a disability for whom a	899
scholarship is awarded under this section shall be counted in	900
the formula ADM and the category six special education ADM of	901
the district in which the child is entitled to attend school and	902
not in the formula ADM and the category six special education-	903
ADM of any other school district. As prescribed in divisions (B)	904
(3) (h) and (B) (10) of section 3317.03 of the Revised Code, a	905
child who is a preschool child with a disability for whom a	906
scholarship is awarded under this section shall be counted in	907
the preschool scholarship ADM and category six special education	908
ADM of the school district in which the child is entitled to-	909
attend school and not in the preschool scholarship ADM or-	910
category six special education ADM of any other school district.	911
(2) In each fiscal year, the department shall deduct from-	912
the amounts paid to each school district under Chapter 3317. of	913
the Revised Code, and, if necessary, sections 321.24 and 323.156	914
of the Revised Code, the aggregate amount of scholarships	915
awarded under this section for qualified special education	916
children included in the formula ADM, or preschool scholarship-	917
ADM, and in the category six special education ADM of that	918
school district as provided in division (C)(1) of this section.	919
The scholarships deducted shall be considered as an	920
approved special education and related services expense of the	921

school district.	922
(3)—From time to time, the department shall make a payment	923
compute and distribute state core foundation funding to the	924
parent of each qualified special education child for whom a	925
scholarship has been awarded under this section. The scholarship	926
amount shall be proportionately reduced in the case of any such	927
child who is not enrolled in the special education program for	928
which a scholarship was awarded under this section for the	929
entire school year. The department shall make no payments to the	930
parent of a child while any administrative or judicial mediation	931
or proceedings with respect to the content of the child's	932
individualized education program are pending.	933
(D) A scholarship shall not be paid to a parent for	934
payment of tuition owed to a nonpublic entity unless that entity	935
is a registered private provider. The department shall approve	936
entities that meet the standards established by rule of the	937
state board for the program established under this section.	938
(E) The state board shall adopt rules under Chapter 119.	939
of the Revised Code prescribing procedures necessary to	940
implement this section, including, but not limited to,	941
procedures and deadlines for parents to apply for scholarships,	942
standards for registered private providers, and procedures for	943
approval of entities as registered private providers.	944
The rules also shall specify that intervention services	945
under the autism scholarship program may be provided by a	946
qualified, credentialed provider, including, but not limited to,	947
all of the following:	948

(1) A behavior analyst certified by a nationally

recognized organization that certifies behavior analysts;

949

(2) A psychologist licensed to practice in this state	951
under Chapter 4732. of the Revised Code;	952
(3) A school psychologist licensed by the state board	953
under section 3319.22 of the Revised Code;	954
(4) Any person employed by a licensed psychologist or	955
licensed school psychologist, while carrying out specific tasks,	956
under the licensee's supervision, as an extension of the	957
licensee's legal and ethical authority as specified under	958
Chapter 4732. of the Revised Code who is ascribed as "psychology	959
trainee," "psychology assistant," "psychology intern," or other	960
appropriate term that clearly implies their supervised or	961
training status;	962
(5) Unlicensed persons holding a doctoral degree in	963
psychology or special education from a program approved by the	964
state board;	965
(6) Any other qualified individual as determined by the	966
state board.	967
(F) The department shall provide reasonable notice to all	968
parents of children receiving a scholarship under the autism	969
scholarship program, alternative public providers, and	970
registered private providers of any amendment to a rule	971
governing, or change in the administration of, the autism	972
scholarship program.	973
Sec. 3310.51. As used in sections 3310.51 to 3310.64 of	974
the Revised Code:	975
(A) "Alternative public provider" means either of the	976
following providers that agrees to enroll a child in the	977
provider's special education program to implement the child's	978
individualized education program and to which the eligible	979

applicant owes fees for the services provided to the child:	980
(1) A school district that is not the school district in	981
which the child is entitled to attend school or the child's	982
school district of residence, if different;	983
(2) A public entity other than a school district.	984
(B) "Child with a disability" and "individualized	985
education program" have the same meanings as in section 3323.01	986
of the Revised Code.	987
(C) "Eligible applicant" means any of the following:	988
(1) Either of the natural or adoptive parents of a	989
qualified special education child, except as otherwise specified	990
in this division. When the marriage of the natural or adoptive	991
parents of the student has been terminated by a divorce,	992
dissolution of marriage, or annulment, or when the natural or	993
adoptive parents of the student are living separate and apart	994
under a legal separation decree, and a court has issued an order	995
allocating the parental rights and responsibilities with respect	996
to the child, "eligible applicant" means the residential parent	997
as designated by the court. If the court issues a shared	998
parenting decree, "eligible applicant" means either parent.	999
"Eligible applicant" does not mean a parent whose custodial	1000
rights have been terminated.	1001
(2) The custodian of a qualified special education child,	1002
when a court has granted temporary, legal, or permanent custody	1003
of the child to an individual other than either of the natural	1004
or adoptive parents of the child or to a government agency;	1005
(3) The guardian of a qualified special education child,	1006
when a court has appointed a guardian for the child;	1007

(4) The grandparent of a qualified special education	1008
child, when the grandparent is the child's attorney in fact	1009
under a power of attorney executed under sections 3109.51 to	1010
3109.62 of the Revised Code or when the grandparent has executed	1011
a caregiver caretaker authorization affidavit under sections	1012
3109.65 to 3109.73 of the Revised Code;	1013
(5) The surrogate parent appointed for a qualified special	1014
education child pursuant to division (B) of section 3323.05 and	1015
section 3323.051 of the Revised Code;	1016
(6) A qualified special education child, if the child does	1017
not have a custodian or guardian and the child is at least	1018
eighteen years of age.	1019
(D) "Entitled to attend school" means entitled to attend	1020
school in a school district under sections 3313.64 and 3313.65	1021
of the Revised Code.	1022
(E) "Formula ADM" and "formula amount" have has the same	1023
<pre>meanings meaning as in section 3317.02 of the Revised Code.</pre>	1024
(F) "Qualified special education child" is a child for	1025
whom all of the following conditions apply:	1026
(1) The child is at least five years of age and less than	1027
twenty-two years of age.	1028
(2) The school district in which the child is entitled to	1029
attend school, or the child's school district of residence if	1030
different, has identified the child as a child with a	1031
disability.	1032
(3) The school district in which the child is entitled to	1033
attend school, or the child's school district of residence if	1034
different, has developed an individualized education program	1035

under Chapter 3323. of the Revised Code for the child. 1036 (4) The child either: 1037 (a) Was enrolled in the schools of the school district in 1038 which the child is entitled to attend school in any grade from 1039 1040 kindergarten through twelve in the school year prior to the school year in which a scholarship is first sought for the 1041 child; 1042 (b) Is eligible to enter school in any grade kindergarten 1043 through twelve in the school district in which the child is 1044 entitled to attend school in the school year in which a 1045 1046 scholarship is first sought for the child. (5) The department of education has not approved a 1047 scholarship for the child under the educational choice 1048 scholarship pilot program, under sections 3310.01 to 3310.17 of 1049 the Revised Code, the autism scholarship program, under section 1050 3310.41 of the Revised Code, or the pilot project scholarship 1051 program, under sections 3313.974 to 3313.979 of the Revised Code 1052 for the same school year in which a scholarship under the Jon 1053 Peterson special needs scholarship program is sought. 1054 (6) The child and the child's parents are in compliance 1055 with the state compulsory attendance law under Chapter 3321. of 1056 the Revised Code. 1057 (G) "Registered private provider" means a nonpublic school 1058 or other nonpublic entity that has been registered by the 1059 superintendent of public instruction under section 3310.58 of 1060 the Revised Code. 1061 (H) "Scholarship" means a scholarship awarded under the 1062 Jon Peterson special needs scholarship program pursuant to 1063 sections 3310.51 to 3310.64 of the Revised Code. 1064

(I) "School district of residence" has the same meaning as	1065
in section 3323.01 of the Revised Code. A community school	1066
established under Chapter 3314. of the Revised Code is not a	1067
"school district of residence" for purposes of sections 3310.51	1068
to 3310.64 of the Revised Code.	1069
(J) "School year" has the same meaning as in section	1070
3313.62 of the Revised Code.	1071
(K) "Special education program" means a school or facility	1072
that provides special education and related services to children	1073
with disabilities.	1074
Sec. 3310.54. A qualified special education child in any	1075
of grades kindergarten through twelve for whom a scholarship is	1076
awarded under the Jon Peterson special needs scholarship program	1077
shall be counted in the formula ADM and category one through six-	1078
special education ADM, as appropriate, of the school district in	1079
which the child is entitled to attend school. A qualified	1080
special education child shall not be counted in the formula ADM	1081
or category one through six special education ADM of any other	1082
school district.	1083
Sec. 3310.56. (A) The amount of the scholarship awarded	1084
and paid computed and distributed using state core foundation	1085
<u>funding</u> to an eligible applicant for services for a qualified	1086
special education child under the Jon Peterson special needs	1087
scholarship program in each school year shall be the least of	1088
the amounts prescribed in divisions (A)(1), (2), and (3) of this	1089
section, as follows:	1090
(1) The amount of fees charged for that school year by the	1091
alternative public provider or registered private provider;	1092
(2) The sum of the amounts calculated under divisions (A)	1093

(2) (a) and (b) of this section:	1094
(a) The formula amount \$6,020;	1095
(b) An amount prescribed for the child's disability as	1096
follows:	1097
(i) For a student in category one, the amount specified in	1098
division (A) of section 3317.013 of the Revised Code \$1,578;	1099
(ii) For a student in category two, the amount specified	1100
in division (B) of section 3317.013 of the Revised Code \$4,005;	1101
(iii) For a student in category three, the amount	1102
specified in division (C) of section 3317.013 of the Revised	1103
<del>Code \$9,662</del> ;	1104
(iv) For a student in category four, the amount specified	1105
in division (D) of section 3317.013 of the Revised Code \$12,841;	1106
(v) For a student in category five, the amount specified	1107
in division (E) of section 3317.013 of the Revised Code \$17,390;	1108
(vi) For a student in category six, the amount specified	1109
in division (F) of section 3317.013 of the Revised Code \$25,637.	1110
(3) Twenty-seven thousand dollars.	1111
(B) As used in division (A)(2)(b) of this section, a child	1112
with a disability is in:	1113
(1) "Category one" if the child is receiving special	1114
education services for a disability specified in division (A) of	1115
section 3317.013 of the Revised Code;	1116
(2) "Category two" if the child is receiving special	1117
education services for a disability specified in division (B) of	1118
section 3317.013 of the Revised Code;	1119
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(3) "Category three" if the child is receiving special	1120
education services for a disability specified in division (C) of	1121
section 3317.013 of the Revised Code;	1122
(4) "Category four" if the child is receiving special	1123
education services for a disability specified in division (D) of	1124
section 3317.013 of the Revised Code;	1125
(5) "Category five" if the child is receiving special	1126
education services for a disability specified in division (E) of	1127
section 3317.013 of the Revised Code;	1128
(6) "Category six" if the child is receiving special	1129
education services for a disability specified in division (F) of	1130
section 3317.013 of the Revised Code.	1131
Sec. 3313.64. (A) As used in this section and in section	1132
3313.65 of the Revised Code:	1133
(1)(a) Except as provided in division (A)(1)(b) of this	1134
section, "parent" means either parent, unless the parents are	1135
separated or divorced or their marriage has been dissolved or	1136
annulled, in which case "parent" means the parent who is the	1137
residential parent and legal custodian of the child. When a	1138
child is in the legal custody of a government agency or a person	1139
other than the child's natural or adoptive parent, "parent"	1140
means the parent with residual parental rights, privileges, and	1141
responsibilities. When a child is in the permanent custody of a	1142
government agency or a person other than the child's natural or	1143
adoptive parent, "parent" means the parent who was divested of	1144
parental rights and responsibilities for the care of the child	1145
and the right to have the child live with the parent and be the	1146
legal custodian of the child and all residual parental rights,	1147
privileges, and responsibilities.	1148

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(b) When a child is the subject of a power of attorney	1149
executed under sections 3109.51 to 3109.62 of the Revised Code,	1150
"parent" means the grandparent designated as attorney in fact	1151
under the power of attorney. When a child is the subject of a	1152
caretaker authorization affidavit executed under sections	1153
3109.64 to 3109.73 of the Revised Code, "parent" means the	1154
grandparent that executed the affidavit.	1155
(2) "Legal custody," "permanent custody," and "residual	1156
parental rights, privileges, and responsibilities" have the same	1157
meanings as in section 2151.011 of the Revised Code.	1158
(3) "School district" or "district" means a city, local,	1159
or exempted village school district and excludes any school	1160
operated in an institution maintained by the department of youth	1161
services.	1162
(4) Except as used in division (C)(2) of this section,	1163
"home" means a home, institution, foster home, group home, or	1164
other residential facility in this state that receives and cares	1165
for children, to which any of the following applies:	1166
(a) The home is licensed, certified, or approved for such	1167
purpose by the state or is maintained by the department of youth	1168
services.	1169
(b) The home is operated by a person who is licensed,	1170
certified, or approved by the state to operate the home for such	1171
purpose.	1172
(c) The home accepted the child through a placement by a	1173
person licensed, certified, or approved to place a child in such	1174
a home by the state.	1175
(d) The home is a children's home created under section	1176
5153.21 or 5153.36 of the Revised Code.	1177

(5) "Agency" means all of the following:	1178
(a) A public children services agency;	1179
(b) An organization that holds a certificate issued by the	1180
Ohio department of job and family services in accordance with	1181
the requirements of section 5103.03 of the Revised Code and	1182
assumes temporary or permanent custody of children through	1183
commitment, agreement, or surrender, and places children in	1184
family homes for the purpose of adoption;	1185
(c) Comparable agencies of other states or countries that	1186
have complied with applicable requirements of section 2151.39 of	1187
the Revised Code or as applicable, sections 5103.20 to 5103.22	1188
or 5103.23 to 5103.237 of the Revised Code.	1189
(6) A child is placed for adoption if either of the	1190
following occurs:	1191
(a) An agency to which the child has been permanently	1192
committed or surrendered enters into an agreement with a person	1193
pursuant to section 5103.16 of the Revised Code for the care and	1194
adoption of the child.	1195
(b) The child's natural parent places the child pursuant	1196
to section 5103.16 of the Revised Code with a person who will	1197
care for and adopt the child.	1198
(7) "Preschool child with a disability" has the same	1199
meaning as in section 3323.01 of the Revised Code.	1200
(8) "Child," unless otherwise indicated, includes	1201
preschool children with disabilities.	1202
(9) "Active duty" means active duty pursuant to an	1203
executive order of the president of the United States, an act of	1204
the congress of the United States, or section 5919.29 or 5923.21	1205

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of the Revised Code.	1206
(B) Except as otherwise provided in section 3321.01 of the	1207
Revised Code for admittance to kindergarten and first grade, a	1208
child who is at least five but under twenty-two years of age and	1209
any preschool child with a disability shall be admitted to	1210
school as provided in this division.	1211
(1) A child shall be admitted to the schools of the school	1212
district in which the child's parent resides.	1213
(2) Except as provided in division (B) of section 2151.362	1214
and section 3317.30 of the Revised Code, a child who does not	1215
reside in the district where the child's parent resides shall be	1216
admitted to the schools of the district in which the child	1217
resides if any of the following applies:	1218
(a) The child is in the legal or permanent custody of a	1219
government agency or a person other than the child's natural or	1220
adoptive parent.	1221
(b) The child resides in a home.	1222
(c) The child requires special education.	1223
(3) A child who is not entitled under division (B)(2) of	1224
this section to be admitted to the schools of the district where	1225
the child resides and who is residing with a resident of this	1226
state with whom the child has been placed for adoption shall be	1227
admitted to the schools of the district where the child resides	1228
unless either of the following applies:	1229
(a) The placement for adoption has been terminated.	1230
(b) Another school district is required to admit the child	1231
under division (B)(1) of this section.	1232

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Division (B) of this section does not prohibit the board	1233
of education of a school district from placing a child with a	1234
disability who resides in the district in a special education	1235
program outside of the district or its schools in compliance	1236
with Chapter 3323. of the Revised Code.	1237
(C) A district shall not charge tuition for children	1238
admitted under division (B)(1) or (3) of this section. If the	1239
district admits a child under division (B)(2) of this section,	1240
tuition shall be paid to the district that admits the child as	1241
provided in divisions (C)(1) to (3) of this section, unless	1242
division (C)(4) of this section applies to the child:	1243
(1) If the child receives special education in accordance	1244
with Chapter 3323. of the Revised Code, the school district of	1245
residence, as defined in section 3323.01 of the Revised Code,	1246
shall pay tuition for the child in accordance with section	1247
3323.091, 3323.13, 3323.14, or 3323.141 of the Revised Code	1248
regardless of who has custody of the child or whether the child	1249
resides in a home.	1250
(2) For a child that does not receive special education in	1251
accordance with Chapter 3323. of the Revised Code, except as	1252
otherwise provided in division (C)(2)(d) of this section, if the	1253
child is in the permanent or legal custody of a government	1254
agency or person other than the child's parent, tuition shall be	1255
paid by:	1256
(a) The district in which the child's parent resided at	1257
the time the court removed the child from home or at the time	1258
the court vested legal or permanent custody of the child in the	1259
person or government agency, whichever occurred first;	1260

(b) If the parent's residence at the time the court

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removed the child from home or placed the child in the legal or	1262
permanent custody of the person or government agency is unknown,	1263
tuition shall be paid by the district in which the child resided	1264
at the time the child was removed from home or placed in legal	1265
or permanent custody, whichever occurred first;	1266
(c) If a school district cannot be established under	1267
division (C)(2)(a) or (b) of this section, tuition shall be paid	1268
by the district determined as required by section 2151.362 of	1269
the Revised Code by the court at the time it vests custody of	1270
the child in the person or government agency;	1271
(d) If at the time the court removed the child from home	1272
or vested legal or permanent custody of the child in the person	1273
or government agency, whichever occurred first, one parent was	1274
in a residential or correctional facility or a juvenile	1275
residential placement and the other parent, if living and not in	1276
such a facility or placement, was not known to reside in this	1277
state, tuition shall be paid by the district determined under	1278
division (D) of section 3313.65 of the Revised Code as the	1279
district required to pay any tuition while the parent was in	1280
such facility or placement;	1281
(e) If the department of education has determined,	1282
pursuant to division (A)(2) of section 2151.362 of the Revised	1283
Code, that a school district other than the one named in the	1284
court's initial order, or in a prior determination of the	1285
department, is responsible to bear the cost of educating the	1286
child, the district so determined shall be responsible for that	1287
cost.	1288
(3) If the child is not in the permanent or legal custody	1289
of a government agency or person other than the child's parent	1290

and the child resides in a home, tuition shall be paid by one of

the following:	1292
(a) The school district in which the child's parent	1293
resides;	1294
(b) If the child's parent is not a resident of this state,	1295
the home in which the child resides.	1296
(4) Division (C)(4) of this section applies to any child	1297
who is admitted to a school district under division (B)(2) of	1298
this section, resides in a home that is not a foster home, a	1299
home maintained by the department of youth services, a detention	1300
facility established under section 2152.41 of the Revised Code,	1301
or a juvenile facility established under section 2151.65 of the	1302
Revised Code, and receives educational services at the home or	1303
facility in which the child resides pursuant to a contract	1304
between the home or facility and the school district providing	1305
those services.	1306
If a child to whom division (C)(4) of this section applies	1307
is a special education student, a district may choose whether to	1308
receive a tuition payment for that child under division (C)(4)	1309
of this section or to receive a payment for that child under	1310
section 3323.14 of the Revised Code. If a district chooses to	1311
receive a payment for that child under section 3323.14 of the	1312
Revised Code, it shall not receive a tuition payment for that	1313
child under division (C)(4) of this section.	1314
If a child to whom division (C)(4) of this section applies	1315
is not a special education student, a district shall receive a	1316
tuition payment for that child under division (C)(4) of this	1317
section.	1318
In the case of a child to which division (C)(4) of this	1319
section applies, the total educational cost to be paid for the	1320

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child shall be determined by a formula approved by the	1321
department of education, which formula shall be designed to	1322
calculate a per diem cost for the educational services provided	1323
to the child for each day the child is served and shall reflect	1324
the total actual cost incurred in providing those services. The	1325
department shall certify the total educational cost to be paid	1326
for the child to both the school district providing the	1327
educational services and, if different, the school district that	1328
is responsible to pay tuition for the child. The department	1329
shall deduct the certified amount from the state basic aid funds	1330
payable under Chapter 3317. of the Revised Code to the district	1331
responsible to pay tuition and shall pay that amount to the	1332
district providing the educational services to the child.	1333
(D) Tuition required to be paid under divisions (C)(2) and	1334

- (D) Tuition required to be paid under divisions (C)(2) and (3) (a) of this section shall be computed in accordance with 1335 section 3317.08 of the Revised Code. Tuition required to be paid 1336 under division (C)(3)(b) of this section shall be computed in 1337 accordance with section 3317.081 of the Revised Code. If a home 1338 fails to pay the tuition required by division (C)(3)(b) of this 1339 section, the board of education providing the education may 1340 recover in a civil action the tuition and the expenses incurred 1341 in prosecuting the action, including court costs and reasonable 1342 attorney's fees. If the prosecuting attorney or city director of 1343 law represents the board in such action, costs and reasonable 1344 attorney's fees awarded by the court, based upon the prosecuting 1345 attorney's, director's, or one of their designee's time spent 1346 preparing and presenting the case, shall be deposited in the 1347 county or city general fund. 1348
- (E) A board of education may enroll a child free of any 1349 tuition obligation for a period not to exceed sixty days, on the 1350 sworn statement of an adult resident of the district that the 1351

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resident has initiated legal proceedings for custody of the	1352
child.	1353
(F) In the case of any individual entitled to attend	1354
school under this division, no tuition shall be charged by the	1355
school district of attendance and no other school district shall	1356
be required to pay tuition for the individual's attendance.	1357
Notwithstanding division (B), (C), or (E) of this section:	1358
(1) All persons at least eighteen but under twenty-two	1359
years of age who live apart from their parents, support	1360
themselves by their own labor, and have not successfully	1361
completed the high school curriculum or the individualized	1362
education program developed for the person by the high school	1363
pursuant to section 3323.08 of the Revised Code, are entitled to	1364
attend school in the district in which they reside.	1365
(2) Any child under eighteen years of age who is married	1366
is entitled to attend school in the child's district of	1367
residence.	1368
(3) A child is entitled to attend school in the district	1369
in which either of the child's parents is employed if the child	1370
has a medical condition that may require emergency medical	1371
attention. The parent of a child entitled to attend school under	1372
division (F)(3) of this section shall submit to the board of	1373
education of the district in which the parent is employed a	1374
statement from the child's physician certifying that the child's	1375
medical condition may require emergency medical attention. The	1376
statement shall be supported by such other evidence as the board	1377
may require.	1378
(4) Any child residing with a person other than the	1379
child's parent is entitled, for a period not to exceed twelve	1380

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months, to attend school in the district in which that person	1381
resides if the child's parent files an affidavit with the	1382
superintendent of the district in which the person with whom the	1383
child is living resides stating all of the following:	1384
(a) That the parent is serving outside of the state in the	1385
armed services of the United States;	1386
(b) That the parent intends to reside in the district upon	1387
returning to this state;	1388
(c) The name and address of the person with whom the child	1389
is living while the parent is outside the state.	1390
(5) Any child under the age of twenty-two years who, after	1391
the death of a parent, resides in a school district other than	1392
the district in which the child attended school at the time of	1393
the parent's death is entitled to continue to attend school in	1394
the district in which the child attended school at the time of	1395
the parent's death for the remainder of the school year, subject	1396
to approval of that district board.	1397
(6) A child under the age of twenty-two years who resides	1398
with a parent who is having a new house built in a school	1399
district outside the district where the parent is residing is	1400
entitled to attend school for a period of time in the district	1401
where the new house is being built. In order to be entitled to	1402
such attendance, the parent shall provide the district	1403
superintendent with the following:	1404
(a) A sworn statement explaining the situation, revealing	1405
the location of the house being built, and stating the parent's	1406
intention to reside there upon its completion;	1407
(b) A statement from the builder confirming that a new	1408
house is being built for the parent and that the house is at the	1409

location indicated in the parent's statement.	1410
(7) A child under the age of twenty-two years residing	1411
with a parent who has a contract to purchase a house in a school	1412
district outside the district where the parent is residing and	1413
who is waiting upon the date of closing of the mortgage loan for	1414
the purchase of such house is entitled to attend school for a	1415
period of time in the district where the house is being	1416
purchased. In order to be entitled to such attendance, the	1417
parent shall provide the district superintendent with the	1418
following:	1419
(a) A sworn statement explaining the situation, revealing	1420
the location of the house being purchased, and stating the	1421
parent's intent to reside there;	1422
(b) A statement from a real estate broker or bank officer	1423
confirming that the parent has a contract to purchase the house,	1424
that the parent is waiting upon the date of closing of the	1425
mortgage loan, and that the house is at the location indicated	1426
in the parent's statement.	1427
The district superintendent shall establish a period of	1428
time not to exceed ninety days during which the child entitled	1429
to attend school under division (F)(6) or (7) of this section	1430
may attend without tuition obligation. A student attending a	1431
school under division (F)(6) or (7) of this section shall be	1432
eligible to participate in interscholastic athletics under the	1433
auspices of that school, provided the board of education of the	1434
school district where the student's parent resides, by a formal	1435
action, releases the student to participate in interscholastic	1436
athletics at the school where the student is attending, and	1437

provided the student receives any authorization required by a

public agency or private organization of which the school

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district is a member exercising authority over interscholastic	1440
sports.	1441
(8) A child whose parent is a full-time employee of a	1442
city, local, or exempted village school district, or of an	1443
educational service center, may be admitted to the schools of	1444
the district where the child's parent is employed, or in the	1445
case of a child whose parent is employed by an educational	1446
service center, in the district that serves the location where	1447
the parent's job is primarily located, provided the district	1448
board of education establishes such an admission policy by	1449
resolution adopted by a majority of its members. Any such policy	1450
shall take effect on the first day of the school year and the	1451
effective date of any amendment or repeal may not be prior to	1452
the first day of the subsequent school year. The policy shall be	1453
uniformly applied to all such children and shall provide for the	1454
admission of any such child upon request of the parent. No child	1455
may be admitted under this policy after the first day of classes	1456
of any school year.	1457
(9) A child who is with the child's parent under the care	1458
of a shelter for victims of domestic violence, as defined in	1459
section 3113.33 of the Revised Code, is entitled to attend	1460
school free in the district in which the child is with the	1461
child's parent, and no other school district shall be required	1462
to pay tuition for the child's attendance in that school	1463
district.	1464
The enrollment of a child in a school district under this	1465
division shall not be denied due to a delay in the school	1466
district's receipt of any records required under section	1467
3313.672 of the Revised Code or any other records required for	1468

enrollment. Any days of attendance and any credits earned by a

child while enrolled in a school district under this division 1470 shall be transferred to and accepted by any school district in 1471 which the child subsequently enrolls. The state board of 1472 education shall adopt rules to ensure compliance with this 1473 division.

- (10) Any child under the age of twenty-two years whose 1475 parent has moved out of the school district after the 1476 commencement of classes in the child's senior year of high 1477 school is entitled, subject to the approval of that district 1478 board, to attend school in the district in which the child 1479 attended school at the time of the parental move for the 1480 remainder of the school year and for one additional semester or 1481 equivalent term. A district board may also adopt a policy 1482 specifying extenuating circumstances under which a student may 1483 continue to attend school under division (F)(10) of this section 1484 for an additional period of time in order to successfully 1485 complete the high school curriculum for the individualized 1486 education program developed for the student by the high school 1487 pursuant to section 3323.08 of the Revised Code. 1488
- (11) As used in this division, "grandparent" means a 1489 parent of a parent of a child. A child under the age of twenty-1490 1491 two years who is in the custody of the child's parent, resides with a grandparent, and does not require special education is 1492 entitled to attend the schools of the district in which the 1493 child's grandparent resides, provided that, prior to such 1494 attendance in any school year, the board of education of the 1495 school district in which the child's grandparent resides and the 1496 board of education of the school district in which the child's 1497 parent resides enter into a written agreement specifying that 1498 good cause exists for such attendance, describing the nature of 1499 this good cause, and consenting to such attendance. 1500

In lieu of a consent form signed by a parent, a board of	1501
education may request the grandparent of a child attending	1502
school in the district in which the grandparent resides pursuant	1503
to division (F)(11) of this section to complete any consent form	1504
required by the district, including any authorization required	1505
by sections 3313.712, 3313.713, 3313.716, and 3313.718 of the	1506
Revised Code. Upon request, the grandparent shall complete any	1507
consent form required by the district. A school district shall	1508
not incur any liability solely because of its receipt of a	1509
consent form from a grandparent in lieu of a parent.	1510
Division (F)(11) of this section does not create, and	1511
shall not be construed as creating, a new cause of action or	1512
substantive legal right against a school district, a member of a	1513
board of education, or an employee of a school district. This	1514
section does not affect, and shall not be construed as	1515
affecting, any immunities from defenses to tort liability	1516
created or recognized by Chapter 2744. of the Revised Code for a	1517
school district, member, or employee.	1518
(12) A child under the age of twenty-two years is entitled	1519
to attend school in a school district other than the district in	1520
which the child is entitled to attend school under division (B),	1521
(C), or (E) of this section provided that, prior to such	1522
attendance in any school year, both of the following occur:	1523
(a) The superintendent of the district in which the child	1524
is entitled to attend school under division (B), (C), or (E) of	1525
this section contacts the superintendent of another district for	1526
purposes of this division;	1527
(b) The superintendents of both districts enter into a	1528

written agreement that consents to the attendance and specifies

that the purpose of such attendance is to protect the student's

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physical or mental well-being or to deal with other extenuating	1531
circumstances deemed appropriate by the superintendents.	1532
While an agreement is in effect under this division for a	1533
student who is not receiving special education under Chapter	1534
3323. of the Revised Code and notwithstanding Chapter 3327. of	1535
the Revised Code, the board of education of neither school	1536
district involved in the agreement is required to provide	1537
transportation for the student to and from the school where the	1538
student attends.	1539
A student attending a school of a district pursuant to	1540
this division shall be allowed to participate in all student	1541
activities, including interscholastic athletics, at the school	1542
where the student is attending on the same basis as any student	1543
who has always attended the schools of that district while of	1544
compulsory school age.	1545
(13) All school districts shall comply with the "McKinney-	1546
Vento Homeless Assistance Act," 42 U.S.C.A. 11431 et seq., for	1547
the education of homeless children. Each city, local, and	1548
exempted village school district shall comply with the	1549
requirements of that act governing the provision of a free,	1550
appropriate public education, including public preschool, to	1551
each homeless child.	1552
When a child loses permanent housing and becomes a	1553
homeless person, as defined in 42 U.S.C.A. 11481(5), or when a	1554
child who is such a homeless person changes temporary living	1555
arrangements, the child's parent or guardian shall have the	1556
option of enrolling the child in either of the following:	1557
(a) The child's school of origin, as defined in 42	1558
U.S.C.A. 11432(g)(3)(C);	1559

(b) The school that is operated by the school district in	1560
which the shelter where the child currently resides is located	1561
and that serves the geographic area in which the shelter is	1562
located.	1563
(14) A child under the age of twenty-two years who resides	1564
with a person other than the child's parent is entitled to	1565
attend school in the school district in which that person	1566
resides if both of the following apply:	1567
(a) That person has been appointed, through a military	1568
power of attorney executed under section 574(a) of the "National	1569
Defense Authorization Act for Fiscal Year 1994," 107 Stat. 1674	1570
(1993), 10 U.S.C. 1044b, or through a comparable document	1571
necessary to complete a family care plan, as the parent's agent	1572
for the care, custody, and control of the child while the parent	1573
is on active duty as a member of the national guard or a reserve	1574
unit of the armed forces of the United States or because the	1575
parent is a member of the armed forces of the United States and	1576
is on a duty assignment away from the parent's residence.	1577
(b) The military power of attorney or comparable document	1578
includes at least the authority to enroll the child in school.	1579
The entitlement to attend school in the district in which	1580
the parent's agent under the military power of attorney or	1581
comparable document resides applies until the end of the school	1582
year in which the military power of attorney or comparable	1583
document expires.	1584
(G) A board of education, after approving admission, may	1585
waive tuition for students who will temporarily reside in the	1586
district and who are either of the following:	1587

(1) Residents or domiciliaries of a foreign nation who

request admission as foreign exchange students; 1589 (2) Residents or domiciliaries of the United States but 1590 not of Ohio who request admission as participants in an exchange 1591 program operated by a student exchange organization. 1592 (H) Pursuant to sections 3311.211, 3313.90, 3319.01, 1593 3323.04, 3327.04, and 3327.06 of the Revised Code, a child may 1594 attend school or participate in a special education program in a 1595 school district other than in the district where the child is 1596 entitled to attend school under division (B) of this section. 1597 (I) (1) Notwithstanding anything to the contrary in this 1598 section or section 3313.65 of the Revised Code, a child under 1599 twenty-two years of age may attend school in the school district 1600 in which the child, at the end of the first full week of October 1601 of the school year, was entitled to attend school as otherwise 1602 provided under this section or section 3313.65 of the Revised 1603 Code, if at that time the child was enrolled in the schools of 1604 the district but since that time the child or the child's parent 1605 has relocated to a new address located outside of that school 1606 district and within the same county as the child's or parent's 1607 address immediately prior to the relocation. The child may 1608 continue to attend school in the district, and at the school to 1609 which the child was assigned at the end of the first full week 1610 of October of the current school year, for the balance of the 1611 school year. Division (I)(1) of this section applies only if 1612 both of the following conditions are satisfied: 1613

(a) The board of education of the school district in which
the child was entitled to attend school at the end of the first
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full week in October and of the district to which the child or
child's parent has relocated each has adopted a policy to enroll
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children described in division (I)(1) of this section.
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(b) The child's parent provides written notification of	1619
the relocation outside of the school district to the	1620
superintendent of each of the two school districts.	1621
(2) At the beginning of the school year following the	1622
school year in which the child or the child's parent relocated	1623
outside of the school district as described in division (I)(1)	1624
of this section, the child is not entitled to attend school in	1625
the school district under that division.	1626
(3) Any person or entity owing tuition to the school	1627
district on behalf of the child at the end of the first full	1628
week in October, as provided in division (C) of this section,	1629
shall continue to owe such tuition to the district for the	1630
child's attendance under division (I)(1) of this section for the	1631
lesser of the balance of the school year or the balance of the	1632
time that the child attends school in the district under	1633
division (I)(1) of this section.	1634
(4) A pupil who may attend school in the district under	1635
division (I)(1) of this section shall be entitled to	1636
transportation services pursuant to an agreement between the	1637
district and the district in which the child or child's parent	1638
has relocated unless the districts have not entered into such	1639
agreement, in which case the child shall be entitled to	1640
transportation services in the same manner as a pupil attending	1641
school in the district under interdistrict open enrollment as	1642
described in division $\frac{\text{(H)}-\text{(E)}}{\text{(E)}}$ of section 3313.981 of the Revised	1643
Code, regardless of whether the district has adopted an open	1644
enrollment policy as described in division (B)(1)(b) or (c) of	1645
section 3313.98 of the Revised Code.	1646

(J) This division does not apply to a child receiving

special education.

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A school district required to pay tuition pursuant to	1649
division (C)(2) or (3) of this section or section 3313.65 of the	1650
Revised Code shall have an amount deducted under division (C) of	1651
section 3317.023 of the Revised Code equal to its own tuition	1652
rate for the same period of attendance. A school district	1653
entitled to receive tuition pursuant to division (C)(2) or (3)	1654
of this section or section 3313.65 of the Revised Code shall	1655
have an amount credited under division (C) of section 3317.023	1656
of the Revised Code equal to its own tuition rate for the same	1657
period of attendance. If the tuition rate credited to the	1658
district of attendance exceeds the rate deducted from the	1659
district required to pay tuition, the department of education	1660
shall pay the district of attendance the difference from amounts	1661
deducted from all districts' payments under division (C) of	1662
section 3317.023 of the Revised Code but not credited to other	1663
school districts under such division and from appropriations	1664
made for such purpose. The treasurer of each school district	1665
shall, by the fifteenth day of January and July, furnish the	1666
superintendent of public instruction a report of the names of	1667
each child who attended the district's schools under divisions	1668
(C)(2) and (3) of this section or section 3313.65 of the Revised	1669
Code during the preceding six calendar months, the duration of	1670
the attendance of those children, the school district	1671
responsible for tuition on behalf of the child, and any other	1672
information that the superintendent requires.	1673

Upon receipt of the report the superintendent, pursuant to 1674 division (C) of section 3317.023 of the Revised Code, shall 1675 deduct each district's tuition obligations under divisions (C) 1676 (2) and (3) of this section or section 3313.65 of the Revised 1677 Code and pay to the district of attendance that amount plus any 1678 amount required to be paid by the state.

(K) In the event of a disagreement, the superintendent of	1680
public instruction shall determine the school district in which	1681
the parent resides.	1682
(L) Nothing in this section requires or authorizes, or	1683
shall be construed to require or authorize, the admission to a	1684
public school in this state of a pupil who has been permanently	1685
excluded from public school attendance by the superintendent of	1686
public instruction pursuant to sections 3301.121 and 3313.662 of	1687
the Revised Code.	1688
(M) In accordance with division (B)(1) of this section, a	1689
child whose parent is a member of the national guard or a	1690
reserve unit of the armed forces of the United States and is	1691
called to active duty, or a child whose parent is a member of	1692
the armed forces of the United States and is ordered to a	1693
temporary duty assignment outside of the district, may continue	1694
to attend school in the district in which the child's parent	1695
lived before being called to active duty or ordered to a	1696
temporary duty assignment outside of the district, as long as	1697
the child's parent continues to be a resident of that district,	1698
and regardless of where the child lives as a result of the	1699
parent's active duty status or temporary duty assignment.	1700
However, the district is not responsible for providing	1701
transportation for the child if the child lives outside of the	1702
district as a result of the parent's active duty status or	1703
temporary duty assignment.	1704
Sec. 3313.979. Each scholarship to be used for payments to	1705
a registered private school is payable to the parents of the	1706
student entitled to the scholarship. State core foundation	1707

funding shall be computed and distributed to pay scholarships

under this section. Each scholarship to be used for payments to

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a public school in an adjacent school district is payable to the	1710
school district of attendance by the superintendent of public	1711
instruction. Each grant to be used for payments to an approved	1712
tutorial assistance provider is payable to the approved tutorial	1713
assistance provider.	1714
(A) (1) By the fifteenth day of each month of the school	1715
year that any scholarship students are enrolled in a registered	1716
private school, the chief administrator of that school shall	1717
notify the state superintendent of:	1718
(a) The number of scholarship students who were reported	1719
to the school district as having been admitted by that private	1720
school pursuant to division (A)(2)(b) of section 3313.978 of the	1721
Revised Code and who were still enrolled in the private school	1722
as of the first day of such month;	1723
(b) The number of scholarship students who were reported	1724
to the school district as having been admitted by another	1725
private school pursuant to division (A)(2)(b) of section	1726
3313.978 of the Revised Code and since the date of admission	1727
have transferred to the school providing the notification under	1728
division (A)(1) of this section.	1729
(2) From time to time, the state superintendent shall make	1730
a payment to the parent of each student entitled to a	1731
scholarship. Each payment shall include for each student	1732
reported under division (A)(1) of this section a portion of the	1733
scholarship amount specified in divisions (C)(1) and (2) of	1734
section 3313.978 of the Revised Code. This amount shall be	1735
proportionately reduced in the case of any such student who is	1736
not enrolled in a registered private school for the entire	1737
school year.	1738

(3) The first payment under this division shall be made by 1739 the last day of November and shall equal one-third of the 1740 estimated total amount that will be due to the parent for the 1741 school year pursuant to division (A)(2) of this section. 1742 (B) The state superintendent, on behalf of the parents of 1743 a scholarship student enrolled in a public school in an adjacent 1744 school district pursuant to section 3327.06 of the Revised Code, 1745 shall make the tuition payments required by that section to the 1746 school district admitting the student, except that, 1747 notwithstanding sections 3323.13, 3323.14, and 3327.06 of the 1748 Revised Code, the total payments in any school year shall not 1749 exceed the scholarship amount provided in divisions (C)(1) and 1750 (2) of section 3313.978 of the Revised Code. 1751 (C) Whenever an approved provider provides tutorial 1752 assistance to a student, the state superintendent shall pay the 1753 approved provider for such costs upon receipt of a statement 1754 specifying the services provided and the costs of the services, 1755 which statement shall be signed by the provider and verified by 1756 the chief administrator having supervisory control over the 1757 tutoring site. The total payments to any approved provider under 1758 this division for all provider services to any individual 1759 student in any school year shall not exceed the grant amount 1760 provided in division (C)(3) of section 3313.978 of the Revised 1761 Code. 1762 Sec. 3313.98. Notwithstanding division (D) of section 1763 3311.19 and division (D) of section 3311.52 of the Revised Code, 1764

the provisions of this section and sections 3313.981 to 3313.983

of the Revised Code that apply to a city school district do not

apply to a joint vocational or cooperative education school

district unless expressly specified.

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(A) As used in this section and sections 3313.981 to	1769
3313.983 of the Revised Code:	1770
(1) "Parent" means either of the natural or adoptive	1771
parents of a student, except under the following conditions:	1772
parents of a student, except under the following conditions.	1112
(a) When the marriage of the natural or adoptive parents	1773
of the student has been terminated by a divorce, dissolution of	1774
marriage, or annulment or the natural or adoptive parents of the	1775
student are living separate and apart under a legal separation	1776
decree and the court has issued an order allocating the parental	1777
rights and responsibilities with respect to the student,	1778
"parent" means the residential parent as designated by the court	1779
except that "parent" means either parent when the court issues a	1780
shared parenting decree.	1781
(b) When a court has granted temporary or permanent	1782
custody of the student to an individual or agency other than	1783
either of the natural or adoptive parents of the student,	1784
"parent" means the legal custodian of the child.	1785
(c) When a court has appointed a guardian for the student,	1786
"parent" means the guardian of the student.	1787
(2) "Native student" means a student entitled under	1788
section 3313.64 or 3313.65 of the Revised Code to attend school	1789
in a district adopting a resolution under this section.	1790
(3) "Adjacent district" means a city, exempted village, or	1791
local school district having territory that abuts the territory	1792
of a district adopting a resolution under this section.	1793
(4) "Adjacent district student" means a student entitled	1794
under section 3313.64 or 3313.65 of the Revised Code to attend	1795

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school in an adjacent district.

(5) "Adjacent district joint vocational student" means an	1797
adjacent district student who enrolls in a city, exempted	1798
village, or local school district pursuant to this section and	1799
who also enrolls in a joint vocational school district that does	1800
not contain the territory of the district for which that student	1801
is a native student and does contain the territory of the city,	1802
exempted village, or local district in which the student	1803
enrolls.	1804
(6) "Formula amount" has the same meaning as in section	1805
3317.02 of the Revised Code.	1806
(7)—"Poverty line" means the poverty line established by	1807
the director of the United States office of management and	1808
budget as revised by the secretary of health and human services	1809
in accordance with section 673(2) of the "Community Services	1810
Block Grant Act," 95 Stat. 1609, 42 U.S.C.A. 9902, as amended.	1811
$\frac{(8)}{(7)}$ "IEP" has the same meaning as in section 3323.01	1812
of the Revised Code.	1813
(9) (8) "Other district" means a city, exempted village,	1814
or local school district having territory outside of the	1815
territory of a district adopting a resolution under this	1816
section.	1817
(10) (9) "Other district student" means a student entitled	1818
under section 3313.64 or 3313.65 of the Revised Code to attend	1819
school in an other district.	1820
(11) (10) "Other district joint vocational student" means	1821
a student who is enrolled in any city, exempted village, or	1822
local school district and who also enrolls in a joint vocational	1823
school district that does not contain the territory of the	1824
district for which that student is a native student in	1825

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accordance with a policy adopted under section 3313.983 of the	1826
Revised Code.	1827
(B)(1) The board of education of each city, local, and	1828
exempted village school district shall adopt a resolution	1829
establishing for the school district one of the following	1830
policies:	1831
(a) A policy that entirely prohibits the enrollment of	1832
students from adjacent districts or other districts, other than	1833
students for whom tuition is paid in accordance with section	1834
3317.08 of the Revised Code;	1835
(b) A policy that permits enrollment of students from all	1836
adjacent districts in accordance with policy statements	1837
contained in the resolution;	1838
(c) A policy that permits enrollment of students from all	1839
other districts in accordance with policy statements contained	1840
in the resolution.	1841
(2) A policy permitting enrollment of students from	1842
adjacent or from other districts, as applicable, shall provide	1843
for all of the following:	1844
(a) Application procedures, including deadlines for	1845
application and for notification of students and the	1846
superintendent of the applicable district whenever an adjacent	1847
or other district student's application is approved.	1848
(b) Procedures for admitting adjacent or other district	1849
applicants free of any tuition obligation to the district's	1850
schools, including, but not limited to:	1851
(i) The establishment of district capacity limits by grade	1852
level, school building, and education program;	1853

(ii) A requirement that all native students wishing to be	1854
enrolled in the district will be enrolled and that any adjacent	1855
or other district students previously enrolled in the district	1856
shall receive preference over first-time applicants;	1857
(iii) Procedures to ensure that an appropriate racial	1858
balance is maintained in the district schools.	1859
(C) Except as provided in section 3313.982 of the Revised	1860
Code, the procedures for admitting adjacent or other district	1861
students, as applicable, shall not include:	1862
(1) Any requirement of academic ability, or any level of	1863
athletic, artistic, or other extracurricular skills;	1864
(2) Limitations on admitting applicants because of	1865
disability, except that a board may refuse to admit a student	1866
receiving services under Chapter 3323. of the Revised Code, if	1867
the services described in the student's IEP are not available in	1868
the district's schools;	1869
(3) A requirement that the student be proficient in the	1870
English language;	1871
(4) Rejection of any applicant because the student has	1872
been subject to disciplinary proceedings, except that if an	1873
applicant has been suspended or expelled by the student's	1874
district for ten consecutive days or more in the term for which	1875
admission is sought or in the term immediately preceding the	1876
term for which admission is sought, the procedures may include a	1877
provision denying admission of such applicant.	1878
(D)(1) Each school board permitting only enrollment of	1879
adjacent district students shall provide information about the	1880
policy adopted under this section, including the application	1881
procedures and deadlines, to the superintendent and the board of	1882

education of each adjacent district and, upon request, to the	1883
parent of any adjacent district student.	1884
(2) Each school board permitting enrollment of other	1885
district students shall provide information about the policy	1886
adopted under this section, including the application procedures	1887
and deadlines, upon request, to the board of education of any	1888
other school district or to the parent of any student anywhere	1889
in the state.	1890
(E) Any school board shall accept all credits toward	1891
graduation earned in adjacent or other district schools by an	1892
adjacent or other district student or a native student.	1893
(F)(1) No board of education may adopt a policy	1894
discouraging or prohibiting its native students from applying to	1895
enroll in the schools of an adjacent or any other district that	1896
has adopted a policy permitting such enrollment, except that:	1897
(a) A district may object to the enrollment of a native	1898
student in an adjacent or other district in order to maintain an	1899
appropriate racial balance.	1900
(b) The board of education of a district receiving funds	1901
under 64 Stat. 1100 (1950), 20 U.S.C.A. 236 et seq., as amended,	1902
may adopt a resolution objecting to the enrollment of its native	1903
students in adjacent or other districts if at least ten per cent	1904
of its students are included in the determination of the United	1905
States secretary of education made under section 20 U.S.C.A.	1906
238(a).	1907
(2) If a board objects to enrollment of native students	1908
under this division, any adjacent or other district shall refuse	1909
to enroll such native students unless tuition is paid for the	1910
students in accordance with section 3317.08 of the Revised Code.	1911

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An adjacent or other district enrolling such students may not	1912
receive funding for those students in accordance with section	1913
3313.981 of the Revised Code.	1914
(G) The state board of education shall monitor school	1915
districts to ensure compliance with this section and the	1916
districts' policies. The board may adopt rules requiring uniform	1917
application procedures, deadlines for application, notification	1918
procedures, and record-keeping requirements for all school	1919
boards that adopt policies permitting the enrollment of adjacent	1920
or other district students, as applicable. If the state board	1921
adopts such rules, no school board shall adopt a policy that	1922
conflicts with those rules.	1923
(H) A resolution adopted by a board of education under	1924
this section that entirely prohibits the enrollment of students	1925
from adjacent and from other school districts does not abrogate	1926
any agreement entered into under section 3313.841 or 3313.92 of	1927
the Revised Code or any contract entered into under section	1928
3313.90 of the Revised Code between the board of education	1929
adopting the resolution and the board of education of any	1930
adjacent or other district or prohibit these boards of education	1931
from entering into any such agreement or contract.	1932
(I) Nothing in this section shall be construed to permit	1933
or require the board of education of a city, exempted village,	1934
or local school district to exclude any native student of the	1935
district from enrolling in the district.	1936
Sec. 3313.981. (A) The state board of education shall	1937
adopt rules requiring all of the following:	1938
(1) The board of education of each city, exempted village,	1939

and local school district to annually report to the department

of education all of the following:	1941
(a) The number of adjacent district or other district	1942
students in grades kindergarten through twelve, as applicable,	1943
the number of adjacent district or other district students who	1944
are preschool children with disabilities, as applicable, and the	1945
number of adjacent district or other district joint vocational	1946
students, as applicable, enrolled in the district, in accordance	1947
with a policy adopted under division (B) of section 3313.98 of	1948
the Revised Code;	1949
(b) The number of native students in grades kindergarten	1950
through twelve enrolled in adjacent or other districts and the	1951
number of native students who are preschool children with	1952
disabilities enrolled in adjacent or other districts, in	1953
accordance with a policy adopted under division (B) of section	1954
3313.98 of the Revised Code;	1955
(c) Each adjacent district or other district student's or	1956
adjacent district or other district joint vocational student's	1957
date of enrollment in the district;	1958
(d) The full-time equivalent number of adjacent district	1959
or other district students enrolled in each of the categories of	1960
career-technical education programs or classes described in	1961
section 3317.014 of the Revised Code;	1962
(e) Each native student's date of enrollment in an	1963
adjacent or other district.	1964
(2) The board of education of each joint vocational school	1965
district to annually report to the department all of the	1966
following:	1967
(a) The number of adjacent district or other district	1968
joint vocational students, as applicable, enrolled in the	1969

district;	1970
(b) The full-time equivalent number of adjacent district	1971
or other district joint vocational students enrolled in each	1972
category of career-technical education programs or classes	1973
described in section 3317.014 of the Revised Code;	1974
(c) For each adjacent district or other district joint	1975
vocational student, the city, exempted village, or local school	1976
district in which the student is also enrolled.	1977
(3) Prior to the end of each reporting period specified in	1978
section 3317.03 of the Revised Code, the superintendent of each	1979
city, local, or exempted village school district that admits	1980
adjacent district or other district students who are in grades	1981
kindergarten through twelve, adjacent district or other district	1982
students who are preschool children with disabilities, or	1983
adjacent district or other district joint vocational students in	1984
accordance with a policy adopted under division (B) of section	1985
3313.98 of the Revised Code to report to the department of	1986
education each adjacent or other district's students and where	1987
those students who are enrolled in the superintendent's district	1988
under the policy are entitled to attend school under section	1989
3313.64 or 3313.65 of the Revised Code.	1990
The rules shall provide for the method of counting	1991
students who are enrolled for part of a school year in an	1992
adjacent or other district or as an adjacent district or other	1993
district joint vocational student.	1994
(B) From the payments made to a city, exempted village, or	1995
local school district under Chapter 3317. of the Revised Code	1996
and, if necessary, from the payments made to the district under	1997

sections 321.24 and 323.156 of the Revised Code, the department

of education shall annually subtract all of the following:	1999
(1) An amount equal to the number of the district's native	2000
students in grades kindergarten through twelve reported under-	2001
division (A)(1) of this section who are enrolled in adjacent or	2002
other school districts pursuant to policies adopted by such	2003
districts under division (B) of section 3313.98 of the Revised	2004
Code multiplied by the formula amount;	2005
(2) The excess costs computed in accordance with division	2006
(E) of this section for any such native students in grades-	2007
kindergarten through twelve receiving special education and	2008
related services in adjacent or other school districts or as an-	2009
adjacent district or other district joint vocational student;	2010
(3) For each of the district's native students reported	2011
under division (A) (1) (d) or (2) (b) of this section as enrolled	2012
in career technical education programs or classes described in	2013
section 3317.014 of the Revised Code, the per pupil amount	2014
prescribed by that section for the student's respective career	2015
technical category, on a full-time equivalency basis;	2016
(4) For, for each native student who is a preschool child	2017
with a disability reported under division (A)(1) of this section	2018
who is enrolled in an adjacent or other district pursuant to	2019
policies adopted by such a district under division (B) of	2020
section 3313.98 of the Revised Code, \$4,000.	2021
(C) To the payments made to a city, exempted village, or	2022
local school district under Chapter 3317. of the Revised Code,	2023
the department of education shall annually add-all of the-	2024
following:	2025
(1) An amount equal to the formula amount multiplied by	2026
the remainder obtained by subtracting the number of adjacent	2027

district or other district joint vocational students from the	2028
number of adjacent district or other district students in grades-	2029
kindergarten through twelve enrolled in the district, as-	2030
reported under division (A) (1) of this section;	2031
(2) The excess costs computed in accordance with division	2032
(E) of this section for any adjacent district or other district-	2033
students in grades kindergarten through twelve, except for any	2034
adjacent or other district joint vocational students, receiving	2035
special education and related services in the district;	2036
(3) For each of the adjacent or other district students	2037
who are not adjacent district or other district joint vocational	2038
students and are reported under division (A)(1)(d) of this-	2039
section as enrolled in career-technical education programs or	2040
classes described in section 3317.014 of the Revised Code, the	2041
per pupil amount prescribed by that section for the student's	2042
respective career technical category, on a full time equivalency	2043
basis;	2044
(4) An amount equal to the number of adjacent district or	2045
other district joint vocational students reported under division-	2046
(A) (1) of this section multiplied by an amount equal to twenty-	2047
per cent of the formula amount;	2048
(5) For, for each adjacent district or other district	2049
student who is a preschool child with a disability reported	2050
under division (A)(1) of this section who is enrolled in the	2051
district, \$4,000.	2052
(D) To the payments made to a joint vocational school	2053
district under Chapter 3317. of the Revised Code, the department	2054
of education shall add, for each adjacent district or other-	2055
district joint vocational student reported under division (A)(2)	2056

of this section, both of the following:	2057
(1) The formula amount;	2058
(2) The per pupil amount for each of the students reported	2059
pursuant to division (A)(2)(b) of this section prescribed by	2060
section 3317.014 of the Revised Code for the student's	2061
respective career-technical category, on a full-time equivalency	2062
<del>basis.</del>	2063
(E) (1) A city, exempted village, or local school board	2064
providing special education and related services to an adjacent	2065
or other district student in grades kindergarten through twelve	2066
in accordance with an IEP shall, pursuant to rules of the state	2067
board, compute the excess costs to educate such student as	2068
<del>follows:</del>	2069
(a) Subtract the formula amount from the actual costs to-	2070
educate the student;	2071
(b) From the amount computed under division (E)(1)(a) of	2072
this section subtract the amount of any funds received by the-	2073
district under Chapter 3317. of the Revised Code to provide	2074
special education and related services to the student.	2075
(2) The board shall report the excess costs computed under-	2076
this division to the department of education.	2077
(3) If any student for whom excess costs are computed	2078
under division (E)(1) of this section is an adjacent or other	2079
district joint vocational student, the department of education	2080
shall add the amount of such excess costs to the payments made	2081
under Chapter 3317. of the Revised Code to the joint vocational	2082
school district enrolling the student.	2083
(F) As provided in division (D)(1)(b) of section 3317.03	2084

of the Revised Code, no joint vocational school district shall	2085
count any adjacent or other district joint vocational student	2086
enrolled in the district in its enrollment certified under-	2087
section 3317.03 of the Revised Code.	2088
(G) No city, exempted village, or local school district	2089
shall receive a payment under division (C) of this section for a	2090
student, and no joint vocational school district shall receive a	2091
payment under division (D) of this section for a student, if for	2092
the same school year that student is counted in the district's	2093
enrollment certified under section 3317.03 of the Revised Code.	2094
$\frac{(H)-(E)}{(E)}$ Upon request of a parent, and provided the board	2095
offers transportation to native students of the same grade level	2096
and distance from school under section 3327.01 of the Revised	2097
Code, a city, exempted village, or local school board enrolling	2098
an adjacent or other district student shall provide	2099
transportation for the student within the boundaries of the	2100
board's district, except that the board shall be required to	2101
pick up and drop off a nonhandicapped student only at a regular	2102
school bus stop designated in accordance with the board's	2103
transportation policy. Pursuant to rules of the state board of	2104
education, such board may reimburse the parent from funds	2105
received for pupil transportation under section 3317.0212 of the	2106
Revised Code, or other provisions of law, for the reasonable	2107
cost of transportation from the student's home to the designated	2108
school bus stop if the student's family has an income below the	2109
federal poverty line.	2110
Sec. 3314.08. (A) As used in this section and sections	2111
3314.085 and 3314.089 of the Revised Code:	2112
(1)(a) "Category one career-technical education student"	2113
means a student who is receiving the career-technical education	2114

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services described in division (A) $\underline{\text{(1)}}$ of section 3317.014 of the	2115
Revised Code.	2116
(b) "Category two career-technical student" means a	2117
student who is receiving the career-technical education services	2118
described in division $\frac{(B)-(A)(2)}{(B)}$ of section 3317.014 of the	2119
Revised Code.	2120
(c) "Category three career-technical student" means a	2121
student who is receiving the career-technical education services	2122
described in division $\frac{\text{(C)}-\text{(A) (3)}}{\text{of section 3317.014}}$ of the	2123
Revised Code.	2124
(d) "Category four career-technical student" means a	2125
student who is receiving the career-technical education services	2126
described in division $\frac{\text{(D)}-\text{(A) (4)}}{\text{of section } 3317.014}$ of the	2127
Revised Code.	2128
(e) "Category five career-technical education student"	2129
means a student who is receiving the career-technical education	2130
means a statem who is receiving the career teeminear cadeacton	2100
services described in division $\frac{(E)}{(A)}$ of section 3317.014 of	2131
services described in division $\frac{E}{A}$ of section 3317.014 of	2131
services described in division $\frac{E}{A}$ of section 3317.014 of the Revised Code.	2131 2132
services described in division $\frac{E}{A}$ of section 3317.014 of the Revised Code.  (2) (a) "Category one English learner" means an English	2131 2132 2133
services described in division (E)—(A)(5) of section 3317.014 of the Revised Code.  (2)(a) "Category one English learner" means an English learner described in division (A) of section 3317.016 of the	2131 2132 2133 2134
services described in division (E) (A) (5) of section 3317.014 of the Revised Code.  (2) (a) "Category one English learner" means an English learner described in division (A) of section 3317.016 of the Revised Code.	2131 2132 2133 2134 2135
services described in division (E)—(A)(5) of section 3317.014 of the Revised Code.  (2)(a) "Category one English learner" means an English learner described in division (A) of section 3317.016 of the Revised Code.  (b) "Category two English learner" means an English	2131 2132 2133 2134 2135 2136
services described in division (E)—(A)(5) of section 3317.014 of the Revised Code.  (2)(a) "Category one English learner" means an English learner described in division (A) of section 3317.016 of the Revised Code.  (b) "Category two English learner" means an English learner described in division (B) of section 3317.016 of the	2131 2132 2133 2134 2135 2136 2137
services described in division (E)—(A)(5) of section 3317.014 of the Revised Code.  (2)(a) "Category one English learner" means an English learner described in division (A) of section 3317.016 of the Revised Code.  (b) "Category two English learner" means an English learner described in division (B) of section 3317.016 of the Revised Code.	2131 2132 2133 2134 2135 2136 2137 2138
services described in division (E)—(A)(5) of section 3317.014 of the Revised Code.  (2)(a) "Category one English learner" means an English learner described in division (A) of section 3317.016 of the Revised Code.  (b) "Category two English learner" means an English learner described in division (B) of section 3317.016 of the Revised Code.  (c) "Category three English learner" means an English	2131 2132 2133 2134 2135 2136 2137 2138 2139

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student who is receiving special education services for a	2143
disability specified in division (A) of section 3317.013 of the	2144
Revised Code.	2145
(b) "Category two special education student" means a	2146
student who is receiving special education services for a	2147
disability specified in division (B) of section 3317.013 of the	2148
Revised Code.	2149
(c) "Category three special education student" means a	2150
student who is receiving special education services for a	2151
disability specified in division (C) of section 3317.013 of the	2152
Revised Code.	2153
(d) "Category four special education student" means a	2154
student who is receiving special education services for a	2155
disability specified in division (D) of section 3317.013 of the	2156
Revised Code.	2157
(e) "Category five special education student" means a	2158
student who is receiving special education services for a	2159
disability specified in division (E) of section 3317.013 of the	2160
Revised Code.	2161
(f) "Category six special education student" means a	2162
student who is receiving special education services for a	2163
disability specified in division (F) of section 3317.013 of the	2164
Revised Code.	2165
(4) "Formula amount" has the same meaning as in section	2166
3317.02 of the Revised Code "Economically disadvantaged index for	2167
a community school" means the square of the quotient of the	2168
percentage of students enrolled in the school who are identified	2169
as economically disadvantaged as defined by the department of	2170
education, divided by the percentage of students in the	2171

statewide ADM identified as economically disadvantaged. For	2172
purposes of this calculation, the "statewide ADM" equals the	2173
"statewide ADM" for city, local, and exempted village school	2174
districts described in division (F)(1) of section 3317.02 of the	2175
Revised Code.	2176
(5) "Funding base" means the following:	2177
(a) For a community school that was in operation for the	2178
entirety of fiscal year 2020, the amount paid to the school for	2179
that fiscal year under divisions (C)(1)(a), (b), (c), (d), (f),	2180
and (g) of this section as those divisions existed prior to the	2181
effective date of this amendment in accordance with division (A)	2182
of Section 265.230 of H.B. 166 of the 133rd general assembly and	2183
the amount, if any, paid to the school for that fiscal year	2184
under section 3314.085 of the Revised Code in accordance with	2185
division (B) of Section 265.230 of H.B. 166 of the 133rd general	2186
assembly;	2187
(b) For a community school that was in operation for part	2188
of fiscal year 2020, the amount that would have been paid to the	2189
school for that fiscal year under divisions (C)(1)(a), (b), (c),	2190
(d), (f), and (g) of this section as those divisions existed	2191
prior to the effective date of this amendment in accordance with	2192
division (A) of Section 265.230 of H.B. 166 of the 133rd general	2193
assembly if the school had been in operation for the entirety of	2194
that fiscal year, as calculated by the department, and the	2195
amount that would have been paid to the school for that fiscal	2196
year under section 3314.085 of the Revised Code in accordance	2197
with division (B) of Section 265.230 of H.B. 166 of the 133rd	2198
general assembly, if any, if the school had been in operation	2199
for the entirety of that fiscal year, as calculated by the	2200
department;	2201

(c) For a community school that was not in operation for	2202
fiscal year 2020, the amount that would have been paid to the	2203
school if it was in operation for that school year under	2204
divisions (C)(1)(a), (b), (c), (d), (f), and (g) of this section	2205
as those divisions existed prior to the effective date of this	2206
amendment in accordance with division (A) of Section 265.230 of	2207
H.B. 166 of the 133rd general assembly if the school had been in	2208
operation for the entirety of that fiscal year, as calculated by	2209
the department, and the amount that would have been paid to the	2210
school for that fiscal year under section 3314.085 of the	2211
Revised Code in accordance with division (B) of Section 265.230	2212
of H.B. 166 of the 133rd general assembly, if any, if the school	2213
had been in operation for the entirety of that fiscal year, as	2214
calculated by the department.	2215
(6) "IEP" has the same meaning as in section 3323.01 of	2216
the Revised Code.	2217
(6) "Resident district" means the school district in which	2218
a student is entitled to attend school under section 3313.64 or	2219
3313.65 of the Revised Code.	2220
(7) "State education aid" has the same meaning as in-	2221
section 5751.20 of the Revised Code A community school's "phase-	2222
in percentage" for a fiscal year is equal to the phase-in	2223
percentage for that fiscal year for city, local, exempted	2224
village, and joint vocational school districts as defined in	2225
section 3317.02 of the Revised Code.	2226
(8) "Statewide average base cost per pupil" and "statewide_	2227
average career-technical base cost per pupil" have the same	2228
meanings as in section 3317.02 of the Revised Code.	2229
(B) The state board of education shall adopt rules	2230

requiring both of the following:	2231
(1) The board of education of each city, exempted village,	2232
and local school district to annually report the number of	2233
students entitled to attend school in the district who are	2234
enrolled in each grade kindergarten through twelve in a	2235
community school established under this chapter, and for each	2236
child, the community school in which the child is enrolled.	2237
(2) The governing authority of each community school	2238
established under this chapter to annually report all of the	2239
following:	2240
(a) The number of students enrolled in grades one through	2241
twelve and the full-time equivalent number of students enrolled	2242
in kindergarten in the school who are not receiving special	2243
education and related services pursuant to an IEP;	2244
(b) The number of enrolled students in grades one through	2245
twelve and the full-time equivalent number of enrolled students	2246
in kindergarten, who are receiving special education and related	2247
services pursuant to an IEP;	2248
(c) The number of students reported under division (B)(2)	2249
(b) of this section receiving special education and related	2250
services pursuant to an IEP for a disability described in each	2251
of divisions (A) to (F) of section 3317.013 of the Revised Code;	2252
(d) The full-time equivalent number of students reported	2253
under divisions (B)(2)(a) and (b) of this section who are	2254
enrolled in career-technical education programs or classes	2255
described in each of divisions (A) $(1)$ to $(E)$ of section	2256
3317.014 of the Revised Code that are provided by the community	2257
school;	2258
(e) The number of students reported under divisions (B)(2)	2259

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(a) and (b) of this section who are not reported under division	2260
(B)(2)(d) of this section but who are enrolled in career-	2261
technical education programs or classes described in each of	2262
divisions (A) $\underline{(1)}$ to $\underline{(E)}$ $\underline{(5)}$ of section 3317.014 of the Revised	2263
Code at a joint vocational school district or another district	2264
in the career-technical planning district to which the school is	2265
assigned;	2266
(f) The number of students reported under divisions (B)(2)	2267
(a) and (b) of this section who are category one to three	2268
English learners described in each of divisions (A) to (C) of	2269
section 3317.016 of the Revised Code;	2270
(g) The number of students reported under divisions (B)(2)	2271
(a) and (b) of this section who are economically disadvantaged,	2272
as defined by the department. A student shall not be	2273
categorically excluded from the number reported under division	2274
(B)(2)(g) of this section based on anything other than family	2275
income.	2276
(h) For each student, the city, exempted village, or local	2277
school district in which the student is entitled to attend	2278
school under section 3313.64 or 3313.65 of the Revised Code.	2279
(i) The number of students enrolled in a preschool program	2280
operated by the school that is licensed by the department of	2281
education under sections 3301.52 to 3301.59 of the Revised Code	2282
who are not receiving special education and related services	2283
pursuant to an IEP.	2284
A school district board and a community school governing	2285
authority shall include in their respective reports under	2286
division (B) of this section any child admitted in accordance	2287
with division (A)(2) of section 3321.01 of the Revised Code.	2288

A governing authority of a community school shall not	2289
include in its report under divisions (B)(2)(a) to (h) of this	2290
section any student for whom tuition is charged under division	2291
(F) of this section.	2292
(C)(1) (C) For each fiscal year, the department of	2293
education shall compute and distribute state core foundation	2294
funding to each community school established under this chapter	2295
in an amount calculated in accordance with section 3314.0810 of	2296
the Revised Code.	2297
(1) Except as provided in division (C)(2) of this section,	2298
and subject to divisions (C)(3), and (4), (5), (6), and (7) of	2299
this section, on a full-time equivalency basis, for each student	2300
enrolled in a community school established under this chapter,	2301
the department of education annually shall deduct from the state	2302
education aid of a student's resident district and, if	2303
necessary, from the payment made to the district under sections	2304
321.24 and 323.156 of the Revised Code and pay to the community	2305
school the sum calculate all of the following:	2306
(a) An opportunity grant in an amount equal to the formula-	2307
amount; The school's base cost per pupil for that fiscal year,	2308
<pre>calculated as follows:</pre>	2309
The aggregate base cost calculated for the school for that	2310
fiscal year under section 3314.085 of the Revised Code/ the	2311
number of students enrolled in the school for that fiscal year	2312
(b) The per pupil amount of targeted assistance funds	2313
calculated under division (A) of section 3317.0217 of the	2314
Revised Code for the student's resident district, as determined-	2315
by the department, X 0.25;	2316
(c) Additional state aid for special education and related	2317

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services provided under Chapter 3323. of the Revised Code as	2318
follows:	2319
(i) If the student is a sategory one special education	222
(i) If the student is a category one special education	2320
student, the <del>amount <u>multiple</u> specified in division (A) of</del>	2321
section 3317.013 of the Revised Code X the statewide average	2322
base cost per pupil for that fiscal year;	2323
(ii) If the student is a category two special education	2324
student, the amount multiple specified in division (B) of	2325
section 3317.013 of the Revised Code X the statewide average	2326
<pre>base cost per pupil for that fiscal year;</pre>	2327
(iii) If the student is a category three special education	2328
student, the amount multiple specified in division (C) of	2329
section 3317.013 of the Revised Code X the statewide average	2330
base cost per pupil for that fiscal year;	2331
(iv) If the student is a category four special education	2332
student, the amount multiple specified in division (D) of	2333
section 3317.013 of the Revised Code X the statewide average	2334
base cost per pupil for that fiscal year;	2335
(v) If the student is a category five special education	2336
student, the amount multiple specified in division (E) of	2337
section 3317.013 of the Revised Code X the statewide average	2338
base cost per pupil for that fiscal year;	2339
	0016
(vi) If the student is a category six special education	2340
student, the amount multiple specified in division (F) of	2341
section 3317.013 of the Revised Code X the statewide average	2342
base cost per pupil for that fiscal year.	2343
(d) If the student is in kindergarten through third grade,	2344
an additional amount of \$320;	2345

$\frac{(e)-(c)}{(c)}$ If the student is economically disadvantaged, an	2346
additional amount of disadvantaged pupil impact aid equal to the	2347
following:	2348
\$272 \$422 X the resident district's school's economically	2349
disadvantaged index	2350
(f) (d) English learner funds as follows:	2351
(i) If the student is a category one English learner, the	2352
amount multiple specified in division (A) of section 3317.016 of	2353
the Revised Code X the statewide average base cost per pupil for	2354
that fiscal year;	2355
(ii) If the student is a category two English learner, the	2356
amount multiple specified in division (B) of section 3317.016 of	2357
the Revised Code X the statewide average base cost per pupil for	2358
that fiscal year;	2359
(iii) If the student is a category three English learner,	2360
the amount multiple specified in division (C) of section	2361
3317.016 of the Revised Code X the statewide average base cost	2362
per pupil for that fiscal year.	2363
(g) If the student is reported under division (B)(2)(d) of	2364
this section, career-technical education funds as follows:	2365
(i) If the student is a category one career-technical	2366
education student, the amount specified in division (A) of	2367
section 3317.014 of the Revised Code;	2368
(ii) If the student is a category two career-technical	2369
education student, the amount specified in division (B) of	2370
section 3317.014 of the Revised Code;	2371
(iii) If the student is a category three career technical	2372
education student, the amount specified in division (C) of	2373

section 3317.014 of the Revised Code;	2374
(iv) If the student is a category four career-technical	2375
education student, the amount specified in division (D) of	2376
section 3317.014 of the Revised Code;	2377
(v) If the student is a category five career-technical	2378
education student, the amount specified in division (E) of	2379
section 3317.014 of the Revised Code.	2380
Deduction and payment of funds under division (C) (1) (g) of	2381
this section is subject to approval by the lead district of a	2382
career technical planning district or the department of	2383
education under section 3317.161 of the Revised Code.	2384
(2) When deducting from the state education aid of a	2385
student's resident district for students enrolled in In the case	2386
of an internet- or computer-based community school and making	2387
payments to such school under this section, the department shall	2388
make the deductions and payments described in only divisions (C)	2389
(1) (a), $\frac{(c)}{(c)}$ , and $\frac{(g)}{(b)}$ of this section.	2390
No deductions or payments shall be made for a student	2391
enrolled in such school under division $\frac{(C)(1)(b)}{(C)(1)(c)}$	2392
(d), (e), or (f) of this section.	2393
(3)(a) If a community school's costs for a fiscal year for	2394
a student receiving special education and related services	2395
pursuant to an IEP for a disability described in divisions (B)	2396
to (F) of section 3317.013 of the Revised Code exceed the	2397
threshold catastrophic cost for serving the student as specified	2398
in division (B) of section 3317.0214 of the Revised Code, the	2399
school may submit to the superintendent of public instruction	2400
documentation, as prescribed by the superintendent, of all its	2401
costs for that student. Upon submission of documentation for a	2402

student of the type and in the manner prescribed, the department	2403
shall pay to the community school an amount equal to the	2404
school's costs for the student in excess of the threshold	2405
catastrophic costs.	2406
(b) The community school shall report under division (C)	2407
(3)(a) of this section, and the department shall pay for, only	2408
the costs of educational expenses and the related services	2409
provided to the student in accordance with the student's	2410
individualized education program. Any legal fees, court costs,	2411
or other costs associated with any cause of action relating to	2412
the student may not be included in the amount.	2413
(4) In any fiscal year, a community school receiving funds-	2414
under division (C)(1)(g) of this section shall spend those funds	2415
only for the purposes that the department designates as approved-	2416
for career-technical education expenses. Career-technical	2417
education expenses approved by the department shall include only	2418
expenses connected to the delivery of career technical	2419
programming to career-technical students. The department shall	2420
require the school to report data annually so that the	2421
department may monitor the school's compliance with the	2422
requirements regarding the manner in which funding received-	2423
under division (C) (1) (g) of this section may be spent.	2424
(5) Notwithstanding anything to the contrary in section	2425
3313.90 of the Revised Code, except as provided in division (C)	2426
(9) of this section, all funds received under division (C) (1) (g)	2427
of this section shall be spent in the following manner:	2428
(a) At least seventy-five per cent of the funds shall be	2429
spent on curriculum development, purchase, and implementation;	2430
instructional resources and supplies; industry based program-	2431
certification; student assessment, credentialing, and placement;	2432

curriculum specific equipment purchases and leases; career	2433
technical student organization fees and expenses; home and	2434
agency linkages; work-based learning experiences; professional-	2435
development; and other costs directly associated with career-	2436
technical education programs including development of new-	2437
<del>programs.</del>	2438
(b) Not more than twenty-five per cent of the funds shall-	2439
be used for personnel expenditures.	2440
(6)—A community school shall spend the funds it receives	2441
under division $\frac{(C)}{(1)}\frac{(e)}{(c)}\frac{(C)}{(1)}\frac{(c)}{(c)}$ of this section in accordance	2442
with section 3317.25 of the Revised Code.	2443
(5) In any fiscal year, a community school shall spend the	2444
funds it receives under division (C)(1)(d) of this section only	2445
for services for English learners.	2446
(7) If the sum of the payments computed under divisions	2447
(C) (1) and (8) (a) of this section for the students entitled to-	2448
attend school in a particular school district under sections	2449
3313.64 and 3313.65 of the Revised Code exceeds the sum of that	2450
district's state education aid and its payment under sections	2451
321.24 and 323.156 of the Revised Code, the department shall	2452
calculate and apply a proration factor to the payments to all-	2453
community schools under that division for the students entitled	2454
to attend school in that district.	2455
(8) (a) Subject to division (C) (7) of this section, the	2456
department annually shall pay to each community school,	2457
including each internet or computer based community school, an	2458
amount equal to the following:	2459
(The number of students reported by the community school	2460
under division (B) (2) (e) of this section X the formula amount	2461

<del>x .20)</del>	2462
(b) For each payment made to a community school under-	2463
division (C)(8)(a) of this section, the department shall deduct	2464
from the state education aid of each city, local, and exempted	2465
village school district and, if necessary, from the payment made-	2466
to the district under sections 321.24 and 323.156 of the Revised	2467
Code an amount equal to the following:	2468
(The number of the district's students reported by the	2469
community school under division (B)(2)(e) of this section X the	2470
formula amount X .20)	2471
(9) The department may waive the requirement in division	2472
(C) (5) of this section for any community school that exclusively-	2473
provides one or more career-technical workforce development-	2474
programs in arts and communications that are not equipment-	2475
intensive, as determined by the department.	2476
(D) A board of education sponsoring a community school may	2477
utilize local funds to make enhancement grants to the school or	2478
may agree, either as part of the contract or separately, to	2479
provide any specific services to the community school at no cost	2480
to the school.	2481
(E) A community school may not levy taxes or issue bonds	2482
secured by tax revenues.	2483
(F) No community school shall charge tuition for the	2484
enrollment of any student who is a resident of this state. A	2485
community school may charge tuition for the enrollment of any	2486
student who is not a resident of this state.	2487
(G)(1)(a) A community school may borrow money to pay any	2488
necessary and actual expenses of the school in anticipation of	2489
the receipt of any portion of the payments to be received by the	2490

school pursuant to division (C) of this section and section	2491
3314.089 of the Revised Code. The school may issue notes to	2492
evidence such borrowing. The proceeds of the notes shall be used	2493
only for the purposes for which the anticipated receipts may be	2494
lawfully expended by the school.	2495
(b) A school may also borrow money for a term not to	2496
exceed fifteen years for the purpose of acquiring facilities.	2497
(2) Except for any amount guaranteed under section 3318.50	2498
of the Revised Code, the state is not liable for debt incurred	2499
by the governing authority of a community school.	2500
(H) The department of education shall adjust the amounts	2501
subtracted and paid under division (C) of this section and	2502
section 3314.089 of the Revised Code to reflect any enrollment	2503
of students in community schools for less than the equivalent of	2504
a full school year. The state board of education within ninety	2505
days after April 8, 2003, shall adopt in accordance with Chapter	2506
119. of the Revised Code rules governing the payments to	2507
community schools under this section including initial payments	2508
in a school year and adjustments and reductions made in	2509
subsequent periodic payments to community schools and-	2510
corresponding deductions from school district accounts as	2511
provided under division (C) of this section and section 3314.089	2512
of the Revised Code. For purposes of this section:	2513
(1) A student shall be considered enrolled in the	2514
community school for any portion of the school year the student	2515
is participating at a college under Chapter 3365. of the Revised	2516
Code.	2517
(2) A student shall be considered to be enrolled in a	2518

community school for the period of time beginning on the later

of the date on which the school both has received documentation	2520
of the student's enrollment from a parent and the student has	2521
commenced participation in learning opportunities as defined in	2522
the contract with the sponsor, or thirty days prior to the date	2523
on which the student is entered into the education management	2524
information system established under section 3301.0714 of the	2525
Revised Code. For purposes of applying this division and	2526
divisions (H)(3) and (4) of this section to a community school	2527
student, "learning opportunities" shall be defined in the	2528
contract, which shall describe both classroom-based and non-	2529
classroom-based learning opportunities and shall be in	2530
compliance with criteria and documentation requirements for	2531
student participation which shall be established by the	2532
department. Any student's instruction time in non-classroom-	2533
based learning opportunities shall be certified by an employee	2534
of the community school. A student's enrollment shall be	2535
considered to cease on the date on which any of the following	2536
occur:	2537
(a) The community school receives documentation from a	2538
parent terminating enrollment of the student.	2539
(b) The community school is provided documentation of a	2540
student's enrollment in another public or private school.	2541
(c) The community school ceases to offer learning	2542
opportunities to the student pursuant to the terms of the	2543
contract with the sponsor or the operation of any provision of	2544
this chapter.	2545
Except as otherwise specified in this paragraph, beginning	2546
in the 2011-2012 school year, any student who completed the	2547
prior school year in an internet- or computer-based community	2548

school shall be considered to be enrolled in the same school in

the subsequent school year until the student's enrollment has	2550
ceased as specified in division (H)(2) of this section. The	2551
department shall continue subtracting and paying amounts for the	2552
student under division (C) of this section and section 3314.089	2553
of the Revised Code without interruption at the start of the	2554
subsequent school year. However, if the student without a	2555
legitimate excuse fails to participate in the first seventy-two	2556
consecutive hours of learning opportunities offered to the	2557
student in that subsequent school year, the student shall be	2558
considered not to have re-enrolled in the school for that school	2559
year and the department shall recalculate the payments to the	2560
school for that school year to account for the fact that the	2561
student is not enrolled.	2562

- (3) The department shall determine each community school 2563 student's percentage of full-time equivalency based on the 2564 percentage of learning opportunities offered by the community 2565 school to that student, reported either as number of hours or 2566 number of days, is of the total learning opportunities offered 2567 by the community school to a student who attends for the 2568 school's entire school year. However, no internet- or computer-2569 based community school shall be credited for any time a student 2570 spends participating in learning opportunities beyond ten hours 2571 within any period of twenty-four consecutive hours. Whether it 2572 reports hours or days of learning opportunities, each community 2573 school shall offer not less than nine hundred twenty hours of 2574 learning opportunities during the school year. 2575
- (4) With respect to the calculation of full-time 2576 equivalency under division (H)(3) of this section, the 2577 department shall waive the number of hours or days of learning 2578 opportunities not offered to a student because the community 2579 school was closed during the school year due to disease 2580

epidemic, hazardous weather conditions, law enforcement	2581
emergencies, inoperability of school buses or other equipment	2582
necessary to the school's operation, damage to a school	2583
building, or other temporary circumstances due to utility	2584
failure rendering the school building unfit for school use, so	2585
long as the school was actually open for instruction with	2586
students in attendance during that school year for not less than	2587
the minimum number of hours required by this chapter. The	2588
department shall treat the school as if it were open for	2589
instruction with students in attendance during the hours or days	2590
waived under this division.	2591
(I) The department of education shall reduce the amounts	2592
paid under this section and section 3314.089 of the Revised Code	2593
to reflect payments made to colleges under section 3365.07 of	2594
the Revised Code.	2595
(J)(1) No student shall be considered enrolled in any	2596
internet- or computer-based community school or, if applicable	2597
to the student, in any community school that is required to	2598
provide the student with a computer pursuant to division (C) of	2599
section 3314.22 of the Revised Code, unless both of the	2600
following conditions are satisfied:	2601
(a) The student possesses or has been provided with all	2602
required hardware and software materials and all such materials	2603
are operational so that the student is capable of fully	2604
participating in the learning opportunities specified in the	2605
contract between the school and the school's sponsor as required	2606
by division (A)(23) of section 3314.03 of the Revised Code;	2607
(b) The school is in compliance with division (A) of	2608

section 3314.22 of the Revised Code, relative to such student.

(2) In accordance with policies adopted by the	2610
superintendent of public instruction, in consultation with the	2611
auditor of state, the department shall reduce the amounts	2612
otherwise payable under division (C) of this section and section	2613
3314.089 of the Revised Code to any community school that	2614
includes in its program the provision of computer hardware and	2615
software materials to any student, if such hardware and software	2616
materials have not been delivered, installed, and activated for	2617
each such student in a timely manner or other educational	2618
materials or services have not been provided according to the	2619
contract between the individual community school and its	2620
sponsor.	2621
The superintendent of public instruction and the auditor	2622
of state shall jointly establish a method for auditing any	2623
community school to which this division pertains to ensure	2624
compliance with this section.	2625
The superintendent, auditor of state, and the governor	2626
shall jointly make recommendations to the general assembly for	2627
legislative changes that may be required to assure fiscal and	2628
academic accountability for such schools.	2629
(K)(1) If the department determines that a review of a	2630
community school's enrollment is necessary, such review shall be	2631
completed and written notice of the findings shall be provided	2632
to the governing authority of the community school and its	2633
sponsor within ninety days of the end of the community school's	2634
fiscal year, unless extended for a period not to exceed thirty	2635
additional days for one of the following reasons:	2636
(a) The department and the community school mutually agree	2637

2638

to the extension.

(b) Delays in data submission caused by either a community	2639
school or its sponsor.	2640
(2) If the review results in a finding that additional	2641
funding is owed to the school, such payment shall be made within	2642
thirty days of the written notice. If the review results in a	2643
finding that the community school owes moneys to the state, the	2644
following procedure shall apply:	2645
(a) Within ten business days of the receipt of the notice	2646
of findings, the community school may appeal the department's	2647
determination to the state board of education or its designee.	2648
(b) The board or its designee shall conduct an informal	2649
hearing on the matter within thirty days of receipt of such an	2650
appeal and shall issue a decision within fifteen days of the	2651
conclusion of the hearing.	2652
(c) If the board has enlisted a designee to conduct the	2653
hearing, the designee shall certify its decision to the board.	2654
The board may accept the decision of the designee or may reject	2655
the decision of the designee and issue its own decision on the	2656
matter.	2657
(d) Any decision made by the board under this division is	2658
final.	2659
(3) If it is decided that the community school owes moneys	2660
to the state, the department shall deduct such amount from the	2661
school's future payments in accordance with guidelines issued by	2662
the superintendent of public instruction.	2663
(L) The department shall not subtract from a school	2664
district's state aid account and shall not pay to a community	2665
school under division (C) of this section <u>and section 3314.089</u>	2666
of the Revised Code any amount for any of the following:	2667

(1) Any student who has graduated from the twelfth grade	2668
of a public or nonpublic high school;	2669
(2) Any student who is not a resident of the state;	2670
(3) Any student who was enrolled in the community school	2671
during the previous school year when assessments were	2672
administered under section 3301.0711 of the Revised Code but did	2673
not take one or more of the assessments required by that section	2674
and was not excused pursuant to division (C)(1) or (3) of that	2675
section, unless the superintendent of public instruction grants	2676
the student a waiver from the requirement to take the assessment	2677
and a parent is not paying tuition for the student pursuant to	2678
section 3314.26 of the Revised Code. The superintendent may	2679
grant a waiver only for good cause in accordance with rules	2680
adopted by the state board of education.	2681
(4) Any student who has attained the age of twenty-two	2682
years, except for veterans of the armed services whose	2683
attendance was interrupted before completing the recognized	2684
twelve-year course of the public schools by reason of induction	2685
or enlistment in the armed forces and who apply for enrollment	2686
in a community school not later than four years after	2687
termination of war or their honorable discharge. If, however,	2688
any such veteran elects to enroll in special courses organized	2689
for veterans for whom tuition is paid under federal law, or	2690
otherwise, the department shall not subtract from a school	2691
district's state aid account and shall not pay to a community	2692
school under division (C) of this section and section 3314.089	2693
of the Revised Code any amount for that veteran.	2694
Sec. 3314.084. (A) As used in this section:	2695
(1) "Formula ADM" has the same meaning as in section	2696

3317.03 of the Revised Code.	2697
(2) "Home" has the same meaning as in section 3313.64 of	2698
the Revised Code.	2699
(3) "School district of residence" has the same meaning as	2700
in section 3323.01 of the Revised Code; however, a community	2701
school established under this chapter is not a "school district	2702
of residence" for purposes of this section.	2703
(B) Notwithstanding anything to the contrary in section	2704
3314.08 or 3317.03 of the Revised Code, all of the following	2705
apply in the case of a child who is enrolled in a community	2706
school and is also living in a home:	2707
(1) For purposes of the report required under division (B)	2708
(1) of section 3314.08 of the Revised Code, the child's school	2709
district of residence, and not the school district in which the	2710
home that the child is living in is located, shall be considered	2711
to be the school district in which the child is entitled to	2712
attend school. That school district of residence, therefore,	2713
shall make the report required under division (B)(1) of section	2714
3314.08 of the Revised Code with respect to the child.	2715
(2) For purposes of the report required under division (B)	2716
(2) of section 3314.08 of the Revised Code, the community school	2717
shall report the name of the child's school district of	2718
residence.	2719
(3) The child's school district of residence shall count	2720
the child in that district's formula ADM.	2721
(4) The school district in which the home that the child	2722
is living in is located shall not count the child in that	2723
district's formula ADM.	2724

(5) The department of education shall deduct the	2725
applicable amounts prescribed under division (C) of section-	2726
3314.08 of the Revised Code from the child's school district of	2727
residence and shall not deduct those amounts from the school-	2728
district in which the home that the child is living in is-	2729
<del>located.</del>	2730
(6)—The department shall make the payments prescribed in	2731
division (C) of section 3314.08 of the Revised Code, as	2732
applicable, to the community school.	2733
	0.504
Sec. 3314.085. (A) As used in this section:	2734
(1) "Average teacher cost" for a fiscal year has the same	2735
meaning as in section 3317.011 of the Revised Code.	2736
(2) "Base cost enrolled ADM" has the same meaning as in	2737
section 3317.02 of the Revised Code.	2737
section 3317.02 of the Kevised Code.	2750
(B) When calculating a community school's aggregate base	2739
cost under this section, the department shall use data from	2740
fiscal year 2018 for the average teacher cost.	2741
(C) A community school's aggregate base cost for a fiscal	2742
<pre>year shall be equal to the following sum:</pre>	2743
The school's teacher base cost for that fiscal year computed	2744
under division (D) of this section + the school's student	2745
support base cost for that fiscal year computed under division	2746
(E) of this section + the school's leadership and accountability	2747
base cost for that fiscal year computed under division (F) of	2748
this section + the school's building leadership and operations	2749
base cost for that fiscal year computed under division (G) of	2750
this section	2751
(D) The department of education shall compute a community	2752

school's teacher base cost for a fiscal year as follows:	2753
(1) Calculate the school's classroom teacher cost for that	2754
<pre>fiscal year as follows:</pre>	2755
(a) Determine the full-time equivalency of students	2756
enrolled in the school for that fiscal year that are enrolled in	2757
kindergarten and divide that number by 20;	2758
(b) Determine the full-time equivalency of students	2759
enrolled in the school for that fiscal year that are enrolled in	2760
grades one through three and divide that number by 23;	2761
(c) Determine the full-time equivalency of students	2762
enrolled in the school for that fiscal year that are enrolled in	2763
grades four through eight but are not enrolled in a career-	2764
technical education program or class described under section	2765
3317.014 of the Revised Code and divide that number by 25;	2766
(d) Determine the full-time equivalency of students	2767
enrolled in the school for that fiscal year that are enrolled in	2768
grades nine through twelve but are not enrolled in a career-	2769
technical education program or class described under section	2770
3317.014 of the Revised Code and divide that number by 27;	2771
(e) Determine the full-time equivalency of students	2772
enrolled in the school for that fiscal year that are enrolled in	2773
a career-technical education program or class, as reported under	2774
division (B)(2)(d) of section 3314.08 of the Revised Code, and	2775
divide that number by 18;	2776
(f) Compute the sum of the quotients obtained under	2777
divisions (D) (1) (a), (b), (c), (d), and (e) of this section;	2778
(g) Compute the classroom teacher cost by multiplying the	2779
average teacher cost for that fiscal year by the sum computed	2780

under division (D)(1)(f) of this section.	2781
(2) Calculate the school's special teacher cost for that	2782
<pre>fiscal year as follows:</pre>	2783
(a) Divide the number of students enrolled in the school	2784
for that fiscal year by 150;	2785
(b) Compute the special teacher cost by multiplying the	2786
quotient obtained under division (D)(2)(a) of this section by	2787
the average teacher cost for that fiscal year.	2788
(3) Calculate the school's substitute teacher cost for	2789
that fiscal year in accordance with the following formula:	2790
(a) Compute the substitute teacher daily rate with	2791
benefits by multiplying the substitute teacher daily rate of \$90	2792
by 1.16;	2793
(b) Compute the substitute teacher cost in accordance with	2794
the following formula:	2795
(The sum computed under division (D)(1)(f) of this section + the	2796
quotient obtained under division (D)(2)(a) of this section) X	2797
the amount computed under division (D)(3)(a) of this section X 5	2798
(4) Calculate the school's professional development cost	2799
for that fiscal year in accordance with the following formula:	2800
(The sum computed under division (D)(1)(f) of this section + the	2801
quotient obtained under division (D)(2)(a) of this section) X	2802
[(the sum of divisions (A)(10)(a) and (b) of section 3317.011 of	2803
the Revised Code for that fiscal year)/180] X 4	2804
(5) Calculate the school's teacher base cost for that	2805
fiscal year, which equals the sum of divisions (D)(1), (2), (3),	2806
and (4) of this section.	2807

(E) The department shall compute a community school's	2808
student support base cost for a fiscal year as follows:	2809
The number of students enrolled in the school for that fiscal	2810
year X 0.90 X [(the sum of the student support base cost	2811
calculated for all city, local, and exempted village school	2812
districts in the state for that fiscal year under division (E)	2813
of section 3317.011 of the Revised Code - the sum of the	2814
athletic co-curricular activities cost calculated for all city,	2815
local, and exempted village school districts in the state for	2816
that fiscal year under division (E)(5) of section 3317.011 of	2817
the Revised Code) / the sum of the base cost enrolled ADMs of all	2818
of the city, local, and exempted village school districts in the	2819
state for that fiscal year]	2820
(F) The department shall compute a community school's	2821
leadership and accountability base cost for a fiscal year as	2822
follows:	2823
The number of students enrolled in the school for that fiscal	2824
year X 0.90 X (the sum of the leadership and accountability base	2825
cost calculated for all city, local, and exempted village school	2826
districts in the state for that fiscal year under division (F)	2827
of section 3317.011 of the Revised Code/ the sum of the base	2828
cost enrolled ADMs of all of the city, local, and exempted	2829
village school districts in the state for that fiscal year)	2830
(G) The department shall compute a community school's	2831
building leadership and operations base cost for a fiscal year	2832
as follows:	2833
The number of students enrolled in the school for that fiscal	2834
year X 0.90 X (the sum of the building leadership and	2835
accountability base cost calculated for all city, local, and	2836

exempted village school districts in the state for that fiscal	2837
year under division (G) of section 3317.011 of the Revised Code/	2838
the sum of the base cost enrolled ADMs of all of the city,	2839
	2840
local, and exempted village school districts in the state for	
<u>that fiscal year)</u>	2841
Sec. 3314.087. (A) As used in this section:	2842
(1) "Career-technical program" means career-technical	2843
programs or classes described in division (A) (1), (B)(2), (C)	2844
(3), $(9)$ , $(4)$ , or $(E)$ , of section 3317.014 of the Revised Code	2845
in which a student is enrolled.	2846
(2) "Formula ADM," "category Category one through five	2847
career-technical education ADM $_{m{ au}}$ " and "FTE basis" have the same	2848
meanings as in section 3317.02 of the Revised Code.	2849
(3) "Resident school district" means the city, exempted	2850
village, or local school district in which a student is entitled	2851
to attend school under section 3313.64 or 3313.65 of the Revised	2852
Code.	2853
(B) Notwithstanding anything to the contrary in this	2854
chapter or Chapter 3317. of the Revised Code, a student enrolled	2855
in a community school may simultaneously enroll in the career-	2856
technical program operated by the career-technical planning	2857
district to which the student's resident district belongs. On an	2858
FTE basis, the student's resident school district shall count	2859
the student in the category one through five career-technical	2860
education ADM for the proportion of the time the student is	2861
enrolled in a career-technical program of the career-technical	2862
planning district to which the student's resident district	2863
belongs and, accordingly, the department of education shall	2864
calculate funds under Chapter 3317. for the resident district	2865

attributable to the student for the proportion of time the	2866
student attends the career-technical program. The community	2867
school shall count the student in its enrollment report under	2868
section 3314.08 of the Revised Code and shall report to the	2869
department the proportion of time that the student attends	2870
classes at the community school. The department shall pay the	2871
community school and deduct from the student's resident school	2872
district the amount computed for the student under section	2873
3314.08 of the Revised Code in proportion to the fraction of the	2874
time on an FTE basis that the student attends classes at the	2875
community school. "Full-time equivalency" for a community school	2876
student, as defined in division (H) of section 3314.08 of the	2877
Revised Code, does not apply to the student.	2878
Sec. 3314.089. (A) For each student enrolled in a	2879
community school established under this chapter, including an	2880
internet- or computer-based community school, and reported under	2881
division (B)(2) of section 3314.08 of the Revised Code, on a	2882
full-time equivalency basis, the department of education shall	2883
calculate career-technical education funds as follows:	2884
(1) If the student is a category one career-technical	2885
education student, the multiple specified in division (A)(1) of	2886
section 3317.014 of the Revised Code X the statewide average	2887
career-technical base cost per pupil for that fiscal year;	2888
(2) If the student is a category two career-technical	2889
education student, the multiple specified in division (A)(2) of	2890
section 3317.014 of the Revised Code X the statewide average	2891
career-technical base cost per pupil for that fiscal year;	2892
(3) If the student is a category three career-technical	2893
education student, the multiple specified in division (A)(3) of	2894
section 3317.014 of the Revised Code X the statewide average	2895

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<pre>career-technical base cost per pupil for that fiscal year;</pre>	2896
(4) If the student is a category four career-technical	2897
education student, the multiple specified in division (A)(4) of	2898
section 3317.014 of the Revised Code X the statewide average	2899
<pre>career-technical base cost per pupil for that fiscal year;</pre>	2900
(5) If the student is a category five career-technical	2901
education student, the multiple specified in division (A)(5) of	2902
section 3317.014 of the Revised Code X the statewide average	2903
<pre>career-technical base cost per pupil for that fiscal year.</pre>	2904
Payment of funds calculated under division (A) of this	2905
section is subject to approval by the lead district of a career-	2906
technical planning district or the department of education under	2907
section 3317.161 of the Revised Code.	2908
(B) Subject to division (I) of section 3317.023 of the	2909
Revised Code, the department of education shall calculate	2910
career-technical associated services funds for each community	2911
<pre>school as follows:</pre>	2912
The multiple for career-technical education associated services	2913
specified under division (B) of section 3317.014 of the Revised	2914
Code X the statewide average career-technical base cost per	2915
<pre>pupil for that fiscal year X the number of the school's students</pre>	2916
<pre>enrolled in career-technical education</pre>	2917
(C) Subject to division (I) of section 3317.023 of the	2918
Revised Code, the department shall pay career awareness and	2919
exploration funds to each community school as follows:	2920
The number of students enrolled in the community school X \$2.50,	2921
for fiscal year 2022, \$5, for fiscal year 2023, \$7.50, for	2922
fiscal year 2024, or \$10, for fiscal year 2025 and each fiscal	2923
year thereafter	2924

technical education programs including development of new	2955
programs.	2956
(2) Not more than twenty-five per cent of the funds shall	2957
be used for personnel expenditures.	2958
(G) The department may waive the requirements in division	2959
(F) of this section for any community school that exclusively	2960
provides one or more career-technical workforce development	2961
programs in arts and communications that are not equipment-	2962
intensive, as determined by the department.	2963
(H) In any fiscal year, a community school receiving funds	2964
under division (H) of section 3317.014 of the Revised Code shall	2965
spend those funds only on the following purposes:	2966
(1) Delivery of career awareness programs to students	2967
enrolled in grades kindergarten through twelve;	2968
<u></u>	
(2) Provision of a common, consistent curriculum to	2969
students throughout their primary and secondary education;	2970
(3) Assistance to teachers in providing a career	2971
development curriculum to students;	2972
(4) Development of a career development plan for each	2973
student that stays with that student for the duration of the	2974
student's primary and secondary education;	2975
(5) Provision of opportunities for students to engage in	2976
activities, such as career fairs, hands-on experiences, and job	2977
shadowing, across all career pathways at each grade level.	2978
The department may deny payment under division (C) of this	2979
section to any school that the department determines is using	2980
funds paid under division (H) of section 3317.014 of the Revised	2981
Code for other purposes.	2982

Sec. 3314.0810. For each fiscal year, the department of	2983
education shall calculate for each community school established	2984
under this chapter an amount equal to the lesser of the	2985
<pre>following:</pre>	2986
(A) The following sum:	2987
The school's funding base + {[(the sum of the per pupil amounts	2988
calculated for the school for that fiscal year under divisions	2989
(C)(1)(a), (b), and (d) of section 3314.08 of the Revised Code +	2990
the sum of the per pupil amounts calculated for the school for	2991
that fiscal year under division (A) of section 3314.089 of the	2992
Revised Code + the amount calculated for the school for that	2993
fiscal year under divisions (B) and (D) of section 3314.089 of	2994
the Revised Code) - the school's funding base] X the school's	2995
<pre>phase-in percentage for that fiscal year} + the sum of the per</pre>	2996
pupil amounts of disadvantaged pupil impact aid calculated for	2997
that fiscal year under division (C)(1)(c) of section 3314.08 of	2998
the Revised Code	2999
(B) The following sum:	3000
The sum of the per pupil amounts calculated for the school for	3001
that fiscal year under division (C)(1) of section 3314.08 of the	3002
Revised Code + the sum of the per pupil amounts calculated for	3003
the school for that fiscal year under division (A) of section	3004
3314.089 of the Revised Code + the amount calculated for the	3005
school for that fiscal year under divisions (B) and (D) of	3006
section 3314.089 of the Revised Code	3007
Sec. 3314.091. (A) A school district is not required to	3008
provide transportation for any native student enrolled in a	3009
community school if the district board of education has entered	3010
into an agreement with the community school's governing	3011

authority that designates the community school as responsible	3012
for providing or arranging for the transportation of the	3013
district's native students to and from the community school. For	3014
any such agreement to be effective, it must be certified by the	3015
superintendent of public instruction as having met all of the	3016
following requirements:	3017
(1) It is submitted to the department of education by a	3018
deadline which shall be established by the department.	3019
(2) In accordance with divisions (C)(1) and (2) of this	3020
section, it specifies qualifications, such as residing a minimum	3021
distance from the school, for students to have their	3022
transportation provided or arranged.	3023
(3) The transportation provided by the community school is	3024
subject to all provisions of the Revised Code and all rules	3025
adopted under the Revised Code pertaining to pupil	3026
transportation.	3027
(4) The sponsor of the community school also has signed	3028
the agreement.	3029
(B)(1) For the school year that begins on July 1, 2007, a	3030
school district is not required to provide transportation for	3031
any native student enrolled in a community school, if the	3032
community school during the previous school year transported the	3033
students enrolled in the school or arranged for the students'	3034
transportation, even if that arrangement consisted of having	3035
parents transport their children to and from the school, but did	3036
not enter into an agreement to transport or arrange for	3037
transportation for those students under division (A) of this	3038

section, and if the governing authority of the community school

by July 15, 2007, submits written notification to the district

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board of education stating that the governing authority is 3041 accepting responsibility for providing or arranging for the 3042 transportation of the district's native students to and from the 3043 community school.

- (2) Except as provided in division (B)(4) of this section, 3045 for any school year subsequent to the school year that begins on 3046 July 1, 2007, a school district is not required to provide 3047 transportation for any native student enrolled in a community 3048 school if the governing authority of the community school, by 3049 the thirty-first day of January of the previous school year, 3050 submits written notification to the district board of education 3051 stating that the governing authority is accepting responsibility 3052 3053 for providing or arranging for the transportation of the district's native students to and from the community school. If 3054 the governing authority of the community school has previously 3055 accepted responsibility for providing or arranging for the 3056 transportation of a district's native students to and from the 3057 community school, under division (B)(1) or (2) of this section, 3058 and has since relinquished that responsibility under division 3059 (B)(3) of this section, the governing authority shall not accept 3060 that responsibility again unless the district board consents to 3061 the governing authority's acceptance of that responsibility. 3062
- (3) A governing authority's acceptance of responsibility 3063 under division (B)(1) or (2) of this section shall cover an 3064 entire school year, and shall remain in effect for subsequent 3065 school years unless the governing authority submits written 3066 notification to the district board that the governing authority 3067 is relinquishing the responsibility. However, a governing 3068 authority shall not relinquish responsibility for transportation 3069 before the end of a school year, and shall submit the notice 3070 relinquishing responsibility by the thirty-first day of January, 3071

in order to allow the school district reasonable time to prepare	3072
transportation for its native students enrolled in the school.	3073
(4)(a) For any school year that begins on or after July 1,	3074
2014, a school district is not required to provide	3075
transportation for any native student enrolled in a community	3076
school scheduled to open for operation in the current school	3077
year, if the governing authority of the community school, by the	3078
fifteenth day of April of the previous school year, submits	3079
written notification to the district board of education stating	3080
that the governing authority is accepting responsibility for	3081
providing or arranging for the transportation of the district's	3082
native students to and from the community school.	3083
(b) The governing authority of a community school that	3084
accepts responsibility for transporting its students under	3085
division (B)(4)(a) of this section shall comply with divisions	3086
(B)(2) and (3) of this section to renew or relinquish that	3087
authority for subsequent school years.	3088
(C)(1) A community school governing authority that enters	3089
into an agreement under division (A) of this section, or that	3090
accepts responsibility under division (B) of this section, shall	3091
provide or arrange transportation free of any charge for each of	3092
its enrolled students who is required to be transported under	3093
section 3327.01 of the Revised Code. The governing authority	3094
shall report to the department of education the number of	3095
students transported or for whom transportation is arranged	3096
under this section in accordance with rules adopted by the state	3097
board of education.	3098
(2) The governing authority may provide or arrange	3099
transportation for any other enrolled student who is not	3100

eligible for transportation in accordance with division (C)(1)

of this section and may charge a fee for such service up to the	3102
actual cost of the service.	3103
(3) Notwithstanding anything to the contrary in division	3104
(C)(1) or (2) of this section, a community school governing	3105
authority shall provide or arrange transportation free of any	3106
charge for any disabled student enrolled in the school for whom	3107
the student's individualized education program developed under	3108
Chapter 3323. of the Revised Code specifies transportation.	3109
(D)(1) If a school district board and a community school	3110
governing authority elect to enter into an agreement under	3111
division (A) of this section, the department of education shall	3112
make payments to the community school according to the terms of	3113
the agreement for each student actually transported under	3114
division (C)(1) of this section.	3115
If a community school governing authority accepts	3116
transportation responsibility under division (B) of this	3117
section, the department shall make payments to the community	3118
school for each student actually transported or for whom	3119
transportation is arranged by the community school under	3120
division (C)(1) of this section, calculated as follows:	3121
(a) For any fiscal year which the general assembly has	3122
specified that transportation payments to school districts be	3123
based on an across-the-board percentage of the district's	3124
payment for the previous school year, the per pupil payment to	3125
the community school shall be the following quotient:	3126
(i) The total amount calculated for the school district in	3127
which the child is entitled to attend school for student	3128
transportation other than transportation of children with	3129
disabilities; divided by	3130

(ii) The number of students included in the district's	3131
transportation ADM for the current fiscal year, as calculated	3132
under section 3317.03 of the Revised Code, plus the number of	3133
students enrolled in the community school not counted in the	3134
district's transportation ADM who are transported under division	3135
(B)(1) or (2) of this section.	3136
(b) For any fiscal year which the general assembly has	3137
specified that the transportation payments to school districts	3138
be calculated in accordance with section 3317.0212 of the	3139
Revised Code and any rules of the state board of education	3140
implementing that section, the payment to the community school	3141
shall be the amount so calculated on a per rider basis that	3142
otherwise would be paid to the school district in which the	3143
student is entitled to attend school by the method of	3144
transportation the district would have used either of the	3145
<pre>following:</pre>	3146
(i) If the school district in which the student is	3147
entitled to attend school would have used a method of	3148
transportation for the student for which payments are computed	3149
and paid under division (E) of section 3317.0212 of the Revised	3150
Code, 1.0 times the statewide transportation cost per student,	3151
as calculated in division (C) of section 3317.0212 of the	3152
Revised Code;	3153
(ii) If the school district in which the student is	3154
entitled to attend school would have used a method of	3155
transportation for the student for which payments are computed	3156
and paid in a manner not described in division (D)(1)(b)(i) of	3157
this section, the amount that would otherwise be computed for	3158
and paid to the district. The	3159
The community school, however, is not required to use the	3160

same method to transport that student.	3161
(c) Divisions (D)(1)(a) and (b) of this section do not	3162
apply to fiscal years 2012 and 2013. Rather, for each of those-	3163
fiscal years, the per pupil payment to a community school for-	3164
transporting a student shall be the total amount paid under	3165
former section 3306.12 of the Revised Code for fiscal year 2011	3166
to the school district in which the child is entitled to attend	3167
school divided by that district's "qualifying ridership," as-	3168
defined in that section for fiscal year 2011.	3169
As used in this division "entitled to attend school" means	3170
entitled to attend school under section 3313.64 or 3313.65 of	3171
the Revised Code.	3172
(2) The department shall deduct the payment under division-	3173
(D) (1) of this section from the state education aid, as defined	3174
in section 3314.08 of the Revised Code, and, if necessary, the-	3175
payment under sections 321.14 and 323.156 of the Revised Code,	3176
that is otherwise paid to the school district in which the	3177
student enrolled in the community school is entitled to attend-	3178
school. The department shall include the number of the	3179
district's native students for whom payment is made to a	3180
community school under division (D)(1) of this section in the	3181
calculation of the district's transportation payment under-	3182
section 3317.0212 of the Revised Code and the operating	3183
appropriations act.	3184
$\frac{(3)}{(3)}$ A community school shall be paid under division (D)(1)	3185
of this section only for students who are eligible as specified	3186
in section 3327.01 of the Revised Code and division (C)(1) of	3187
this section, and whose transportation to and from school is	3188
actually provided, who actually utilized transportation	3189
arranged, or for whom a payment in lieu of transportation is	3190

made by the community school's governing authority. To qualify	3191
for the payments, the community school shall report to the	3192
department, in the form and manner required by the department,	3193
data on the number of students transported or whose	3194
transportation is arranged, the number of miles traveled, cost	3195
to transport, and any other information requested by the	3196
department.	3197
(4)—(3) A community school shall use payments received	3198

(4)—(3) A community school shall use payments received

under this section solely to pay the costs of providing or

arranging for the transportation of students who are eligible as

specified in section 3327.01 of the Revised Code and division

(C) (1) of this section, which may include payments to a parent,

guardian, or other person in charge of a child in lieu of

transportation.

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(E) Except when arranged through payment to a parent, 3205 guardian, or person in charge of a child, transportation 3206 provided or arranged for by a community school pursuant to an 3207 agreement under this section is subject to all provisions of the 3208 Revised Code, and all rules adopted under the Revised Code, 3209 pertaining to the construction, design, equipment, and operation 3210 of school buses and other vehicles transporting students to and 3211 from school. The drivers and mechanics of the vehicles are 3212 subject to all provisions of the Revised Code, and all rules 3213 adopted under the Revised Code, pertaining to drivers and 3214 mechanics of such vehicles. The community school also shall 3215 comply with sections 3313.201, 3327.09, and 3327.10 of the 3216 Revised Code, division (B) of section 3327.16 of the Revised 3217 Code and, subject to division (C)(1) of this section, sections 3218 3327.01 and 3327.02 of the Revised Code, as if it were a school 3219 district. 3220

Sec. 3314.11. (A) The governing authority of each	3221
community school established under this chapter monthly shall	3222
review the residency records of students enrolled in that	3223
community school. Upon the enrollment of each student and on an	3224
annual basis, the governing authority shall verify to the	3225
department of education the school district in which the student	3226
is entitled to attend school under section 3313.64 or 3313.65 of	3227
the Revised Code.	3228
The school district may review the determination made by	3229
the community school under division (A) of this section.	3230
(B)(1) For purposes of its initial reporting of the school	3231
districts in which its students are entitled to attend school,	3232
the governing authority of a community school shall adopt a	3233
policy that prescribes the number of documents listed in	3234
division (E) of this section required to verify a student's	3235
residency. This policy shall supersede any policy concerning the	3236
number of documents for initial residency verification adopted	3237
by the district the student is entitled to attend.	3238
(2) For purposes of the annual reporting of the school	3239
districts in which its students are entitled to attend school,	3240
the governing authority of a community school shall adopt a	3241
policy that prescribes the information required to verify a	3242
student's residency. This information may be obtained through	3243
any type of document, including any of the documents listed in	3244
division (E) of this section, or any type of communication with	3245
a government official authorized to provide such information.	3246
(C) For purposes of making the determinations required	3247
under this section, the school district in which a parent or	3248
child resides is the location the parent or student has	3249
established as the primary residence and where substantial	3250

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family activity takes place. 3251 (D) If a community school's determination under division 3252 (A) of this section of the school district a student is entitled 3253 to attend under section 3313.64 or 3313.65 of the Revised Code 3254 differs from a district's determination, the community school 3255 that made the determination under division (A) of this section 3256 shall provide the school district with documentation of the 3257 student's residency and shall make a good faith effort to 3258 accurately identify the correct residence of the student. 3259 (E) For purposes of this section, the following documents 3260 may serve as evidence of primary residence: 3261 (1) A deed, mortgage, lease, current home owner's or 3262 renter's insurance declaration page, or current real property 3263 tax bill: 3264 (2) A utility bill or receipt of utility installation 3265 issued within ninety days of enrollment; 3266 (3) A paycheck or paystub issued to the parent or student 3267 within ninety days of the date of enrollment that includes the 3268 address of the parent's or student's primary residence; 3269 (4) The most current available bank statement issued to 3270 the parent or student that includes the address of the parent's 3271 3272 or student's primary residence; (5) Any other official document issued to the parent or 3273 student that includes the address of the parent's or student's 3274 primary residence. The superintendent of public instruction 3275 shall develop guidelines for determining what qualifies as an 3276 "official document" under this division. 3277

(F) When a student loses permanent housing and becomes a

homeless child or youth, as defined in 42 U.S.C. 11434a, or when	3279
a child who is such a homeless child or youth changes temporary	3280
living arrangements, the district in which the student is	3281
entitled to attend school shall be determined in accordance with	3282
division (F)(13) of section 3313.64 of the Revised Code and the	3283
"McKinney-Vento Homeless Assistance Act," 42 U.S.C. 11431 et	3284
seq.	3285
(G) In the event of a disagreement as to which school	3286
district a student is entitled to attend, the community school,	3287
after complying with division (D) of this section, but not more	3288
than sixty days after the monthly deadline established by the	3289
department of education for reporting of community school	3290
enrollment, may present the matter to the superintendent of	3291
public instruction. Not later than thirty days after the	3292
community school presents the matter, the state superintendent,	3293
or the state superintendent's designee, shall determine which	3294
district the student is entitled to attend and shall direct any	3295
necessary adjustments to payments and deductions under section	3296
3314.08 of the Revised Code based on that determination.	3297
Sec. 3314.20. (A) As used in this section:	3298
(1) "Base enrollment" for an internet- or computer-based	3299
community school means either of the following:	3300
community school means either of the following.	3300
(a) If the school was open for instruction on the	3301
effective date of this section, the number of students enrolled	3302
in the school at the end of the 2012-2013 school year;	3303
(b) If the school opens for instruction after the	3304
effective date of this section, one thousand students.	3305
(O)	2226
(2) "Enrollment limit" for an internet- or computer-based	3306

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community school means the following:

(a) For the 2014-2015 school year, the base enrollment	3308
increased by the prescribed annual rate of growth, as calculated	3309
by the department of education.	3310
(b) For the 2015-2016 school year and each school year	3311
thereafter, the previous school year's enrollment limit	3312
increased by the prescribed annual rate of growth, as calculated	3313
by the department.	3314
(3) "Prescribed annual rate of growth" for an internet- or	3315
computer-based community school means either of the following:	3316
(a) For a school with an enrollment limit equal to or	3317
greater than three thousand students, fifteen per cent.	3318
(b) For a school with an enrollment limit of less than	3319
three thousand students, twenty-five per cent.	3320
(B) Beginning in the 2014-2015 school year, no internet-	3321
or computer-based community school shall enroll more students	3322
than the number permitted by its enrollment limit.	3323
(C) If, in any school year, an internet- or computer-based	3324
community school enrolls more students than permitted under the	3325
enrollment limit, the department shall deduct from the community	3326
school the amount of state funds credited to the community	3327
school attributable to each student enrolled in excess of the	3328
enrollment limit, as determined by the department. The	3329
department shall distribute the deducted amounts to the school-	3330
districts to which the students enrolled in the community school	3331
are entitled to attend school under section 3313.64 or 3313.65	3332
of the Revised Code. Such amounts shall be distributed on a pro-	3333
rata basis according to each district's share of the total	3334
enrollment in the community school.	3335
Sec. 3315.18. (A) The board of education of each city,	3336

exempted village, local, and joint vocational school district	3337
shall establish a capital and maintenance fund. Each board	3338
annually shall deposit into that fund an amount derived from	3339
revenues received by the district that would otherwise have been	3340
deposited in the general fund that is equal to three per cent of	3341
the formula amount statewide average base cost per pupil for the	3342
preceding fiscal year, as defined in section 3317.02 of the	3343
Revised Code, or another percentage if established by the	3344
auditor of state under division (B) of this section, multiplied	3345
by the district's student population for the preceding fiscal	3346
year, except that money received from a permanent improvement	3347
levy authorized by section 5705.21 of the Revised Code may	3348
replace general revenue moneys in meeting the requirements of	3349
this section. Money in the fund shall be used solely for	3350
acquisition, replacement, enhancement, maintenance, or repair of	3351
permanent improvements, as that term is defined in section	3352
5705.01 of the Revised Code. Any money in the fund that is not	3353
used in any fiscal year shall carry forward to the next fiscal	3354
year.	3355
(B) The state superintendent of public instruction and the	3356
auditor of state jointly shall adopt rules in accordance with	3357
Chapter 119. of the Revised Code defining what constitutes	3358
expenditures permitted by division (A) of this section. The	3359
auditor of state may designate a percentage, other than three	3360
per cent, of the formula amount statewide average base cost per	3361

(C) Within its capital and maintenance fund, a school 3364 district board of education may establish a separate account 3365 solely for the purpose of depositing funds transferred from the 3366 district's reserve balance account established under former 3367

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pupil multiplied by the district's student population that must

be deposited into the fund.

division (H) of section 5705.29 of the Revised Code. After April 3368 10, 2001, a board may deposit all or part of the funds formerly 3369 included in such reserve balance account in the separate account 3370 established under this section. Funds deposited in this separate 3371 account and interest on such funds shall be utilized solely for 3372 the purpose of providing the district's portion of the basic 3373 project costs of any project undertaken in accordance with 3374 Chapter 3318. of the Revised Code. 3375

- (D) (1) Notwithstanding division (A) of this section, in 3376 any year a district is in fiscal emergency status as declared 3377 pursuant to section 3316.03 of the Revised Code, the district 3378 may deposit an amount less than required by division (A) of this 3379 section, or make no deposit, into the district capital and 3380 maintenance fund for that year. 3381
- (2) Notwithstanding division (A) of this section, in any 3382 fiscal year that a school district is either in fiscal watch 3383 status, as declared pursuant to section 3316.03 of the Revised 3384 Code, or in fiscal caution status, as declared pursuant to 3385 section 3316.031 of the Revised Code, the district may apply to 3386 the superintendent of public instruction for a waiver from the 3387 requirements of division (A) of this section, under which the 3388 district may be permitted to deposit an amount less than 3389 required by that division or permitted to make no deposit into 3390 the district capital and maintenance fund for that year. The 3391 superintendent may grant a waiver under division (D)(2) of this 3392 section if the district demonstrates to the satisfaction of the 3393 superintendent that compliance with division (A) of this section 3394 that year will create an undue financial hardship on the 3395 district. 3396
  - (3) Notwithstanding division (A) of this section, not more 3397

often than one fiscal year in every three consecutive fiscal	3398
years, any school district that does not satisfy the conditions	3399
for the exemption described in division (D)(1) of this section	3400
or the conditions to apply for the waiver described in division	3401
(D)(2) of this section may apply to the superintendent of public	3402
instruction for a waiver from the requirements of division (A)	3403
of this section, under which the district may be permitted to	3404
deposit an amount less than required by that division or	3405
permitted to make no deposit into the district capital and	3406
maintenance fund for that year. The superintendent may grant a	3407
waiver under division (D)(3) of this section if the district	3408
demonstrates to the satisfaction of the superintendent that	3409
compliance with division (A) of this section that year will	3410
necessitate the reduction or elimination of a program currently	3411
offered by the district that is critical to the academic success	3412
of students of the district and that no reasonable alternatives	3413
exist for spending reductions in other areas of operation within	3414
the district that negate the necessity of the reduction or	3415
elimination of that program.	3416

- (E) Notwithstanding any provision to the contrary in 3417
  Chapter 4117. of the Revised Code, the requirements of this 3418
  section prevail over any conflicting provisions of agreements 3419
  between employee organizations and public employers entered into 3420
  after November 21, 1997. 3421
- (F) As used in this section, "student population" means 3422 the average, daily, full-time equivalent number of students in 3423 kindergarten through twelfth grade receiving any educational 3424 services from the school district during the first full school 3425 week in October, excluding students enrolled in adult education 3426 classes, but including all of the following: 3427

(1) Adjacent or other district students enrolled in the	3428
district under an open enrollment policy pursuant to section	3429
3313.98 of the Revised Code;	3430
(2) Students receiving services in the district pursuant	3431
to a compact, cooperative education agreement, or a contract,	3432
but who are entitled to attend school in another district	3433
pursuant to section 3313.64 or 3313.65 of the Revised Code;	3434
(3) Students for whom tuition is payable pursuant to	3435
sections 3317.081 and 3323.141 of the Revised Code.	3436
The department of education shall determine a district's	3437
student population using data reported to it under section	3438
3317.03 of the Revised Code for the applicable fiscal year.	3439
Sec. 3317.011. (A) As used in this section:	3440
(1) "Average administrative assistant salary" means the	3441
average salary of administrative assistants employed by city,	3442
local, and exempted village school districts in this state with	3443
salaries greater than \$20,000 but less than \$65,000 for the most	3444
recent fiscal year for which data is available, as determined by	3445
the department of education.	3446
(2) "Average bookkeeping and accounting employee salary"	3447
means the average salary of bookkeeping employees and accounting	3448
employees employed by city, local, and exempted village school	3449
districts in this state with salaries greater than \$20,000 but	3450
less than \$80,000 for the most recent fiscal year for which data	3451
is available, as determined by the department.	3452
(3) "Average clerical staff salary" means the average	3453
salary of clerical staff employed by city, local, and exempted	3454
village school districts in this state with salaries greater	3455
than \$15,000 but less than \$50,000 for the most recent fiscal	3456

year for which data is available, as determined by the	3457
department.	3458
(4) "Average counselor salary" means the average salary of	3459
counselors employed by city, local, and exempted village school	3460
districts in this state with salaries greater than \$30,000 but	3461
less than \$95,000 for the most recent fiscal year for which data	3462
is available, as determined by the department.	3463
(5) "Average education management information system	3464
support employee salary" means the average salary of accounting	3465
employees employed by city, local, and exempted village school	3466
districts in this state with salaries greater than \$30,000 but	3467
less than \$90,000 for the most recent fiscal year for which data	3468
is available, as determined by the department.	3469
(6) "Average librarian and media staff salary" means the	3470
average salary of librarians and media staff employed by city,	3471
local, and exempted village school districts in this state with	3472
salaries greater than \$30,000 but less than \$95,000 for the most	3473
recent fiscal year for which data is available, as determined by	3474
the department.	3475
(7) "Average other district administrator salary" means	3476
the average salary of all assistant superintendents and	3477
directors employed by city, local, and exempted village school	3478
districts in this state with salaries greater than \$50,000 but	3479
less than \$135,000 for the most recent fiscal year for which	3480
data is available, as determined by the department.	3481
(8) "Average principal salary" means the average salary of	3482
all principals employed by city, local, and exempted village	3483
school districts in this state with salaries greater than	3484
	3485
\$50,000 but less than \$120,000 for the most recent fiscal year	3483

for which data is available, as determined by the department.	3486
(9) "Average superintendent salary" means the average	3487
salary of all superintendents employed by city, local, and	3488
exempted village school districts in this state with salaries	3489
greater than \$60,000 but less than \$180,000 for the most recent	3490
fiscal year for which data is available, as determined by the	3491
department.	3492
(10) "Average teacher cost" for a fiscal year is equal to	3493
the sum of the following:	3494
(a) The average salary of teachers employed by city,	3495
local, and exempted village school districts in this state with	3496
salaries greater than \$30,000 but less than \$95,000 for the most	3497
recent fiscal year for which data is available, as determined by	3498
<pre>the department;</pre>	3499
(b) An amount for teacher benefits equal to 0.16 times the	3500
average salary calculated under division (A)(10)(a) of this	3501
section;	3502
(c) An amount for district-paid insurance costs equal to	3503
the following product:	3504
The statewide weighted average employer-paid monthly premium	3505
based on data reported by city, local, and exempted village	3506
school districts to the state employment relations board for the	3507
health insurance survey conducted in accordance with divisions	3508
(K) (5) and (6) of section 4117.02 of the Revised Code for the	3509
most recent fiscal year for which data is available X 12	3510
(B) When calculating a district's aggregate base cost	3511
under this section, the department shall use data from fiscal	3512
year 2018 for all of the following:	3513

(1) The average salaries determined under divisions (A)	3514
(1), (2), (3), (4), (5), (6), (7), (8), (9), and (10)(a) of this	3515
section;	3516
(2) The amount for teacher benefits determined under	3517
division (A) (10) (b) of this section;	3518
(3) The district-paid insurance costs determined under	3519
division (A) (10) (c) of this section;	3520
(4) The spending determined under divisions (E) (4) (a), (E)	3521
(5) (a), (E) (6) (a), and (E) (7) (a) of this section and the	3522
corresponding student counts determined under divisions (E) (4)	3523
(b), (E)(5)(b), (E)(6)(b), and (E)(7)(b) of this section;	3524
(5) The information determined under division (G)(3) of	3525
this section.	3526
(C) A city, local, or exempted village school district's	3527
aggregate base cost for a fiscal year shall be equal to the	3528
following sum:	3529
The district's teacher base cost for that fiscal year computed_	3530
under division (D) of this section + the district's student	3531
support base cost for that fiscal year computed under division	3532
(E) of this section + the district's leadership and	3533
accountability base cost for that fiscal year computed under	3534
division (F) of this section + the district's building	3535
leadership and operations base cost for that fiscal year	3536
computed under division (G) of this section	3537
(D) The department of education shall compute a district's	3538
teacher base cost for a fiscal year as follows:	3539
(1) Calculate the district's classroom teacher cost for	3540
that fiscal year as follows:	3541

(a) Determine the full-time equivalency of students in the	3542
district's base cost enrolled ADM for that fiscal year that are	3543
enrolled in kindergarten and divide that number by 20;	3544
(b) Determine the full-time equivalency of students in the	3545
district's base cost enrolled ADM for that fiscal year that are	3546
enrolled in grades one through three and divide that number by	3547
23;	3548
	2540
(c) Determine the full-time equivalency of students in the	3549
district's base cost enrolled ADM for that fiscal year that are	3550
enrolled in grades four through eight but are not enrolled in a	3551
career-technical education program or class described under	3552
section 3317.014 of the Revised Code and divide that number by	3553
<u>25;</u>	3554
(d) Determine the full-time equivalency of students in the	3555
district's base cost enrolled ADM for that fiscal year that are	3556
enrolled in grades nine through twelve but are not enrolled in a	3557
career-technical education program or class described under	3558
section 3317.014 of the Revised Code and divide that number by	3559
<u>27;</u>	3560
(e) Determine the full-time equivalency of students in the	3561
district's base cost enrolled ADM for that fiscal year that are	3562
enrolled in a career-technical education program or class, as	3563
certified under divisions (B) (11), (12), (13), (14), and (15) of	3564
section 3317.03 of the Revised Code, and divide that number by	3565
<u>18;</u>	3566
(f) Compute the sum of the quotients obtained under	3567
divisions (D) (1) (a), (b), (c), (d), and (e) of this section;	3568
(q) Compute the classroom teacher cost by multiplying the	3569
average teacher cost for that fiscal year by the sum computed	3570
	2 - 0

under division (D)(1)(f) of this section.	3571
(2) Calculate the district's special teacher cost for that	3572
<pre>fiscal year as follows:</pre>	3573
(a) Divide the district's base cost enrolled ADM for that	3574
fiscal year by 150;	3575
(b) If the quotient obtained under division (D)(2)(a) of	3576
this section is greater than 6, the special teacher cost shall	3577
be equal to that quotient multiplied by the average teacher cost	3578
for that fiscal year.	3579
(c) If the quotient obtained under division (D)(2)(a) of	3580
this section is less than or equal to 6, the special teacher	3581
cost shall be equal to 6 multiplied by the average teacher cost	3582
for that fiscal year.	3583
(3) Calculate the district's substitute teacher cost for	3584
that fiscal year in accordance with the following formula:	3585
(a) Compute the substitute teacher daily rate with	3586
benefits by multiplying the substitute teacher daily rate of \$90	3587
by 1.16;	3588
(b) Compute the substitute teacher cost in accordance with	3589
<pre>the following formula:</pre>	3590
[The sum computed under division (D)(1)(f) of this section +	3591
(the greater of the quotient obtained under division (D)(2)(a)	3592
of this section and 6)] X the amount computed under division (D)	3593
(3) (a) of this section X 5	3594
(4) Calculate the district's professional development cost	3595
for that fiscal year in accordance with the following formula:	3596
[The sum computed under division (D)(1)(f) of this section +	3597

(the greater of the quotient obtained under division (D)(2)(a)	3598
of this section and 6)] X [(the sum of divisions (A)(10)(a) and	3599
(b) of this section for that fiscal year)/180] X 4	3600
(5) Calculate the district's teacher base cost for that	3601
fiscal year, which equals the sum of divisions (D)(1), (2), (3),	3602
and (4) of this section.	3603
(E) The department shall compute a district's student	3604
support base cost for a fiscal year as follows:	3605
(1) Calculate the district's guidance counselor cost for	3606
that fiscal year as follows:	3607
(a) Determine the number of students in the district's	3608
base cost enrolled ADM for that fiscal year that are enrolled in	3609
grades nine through twelve and divide that number by 360;	3610
(b) Compute the counselor cost in accordance with the	3611
<pre>following formula:</pre>	3612
(The greater of the quotient obtained under division (E)(1)(a)	3613
of this section and 1) X [(the average counselor salary for that	3614
fiscal year X 1.16) + the amount specified under division (A)	3615
(10)(c) of this section for that fiscal year]	3616
(2) Calculate the district's librarian and media staff	3617
<pre>cost for that fiscal year as follows:</pre>	3618
(a) Divide the district's base cost enrolled ADM for that	3619
fiscal year by 1,000;	3620
(b) Compute the librarian and media staff cost in	3621
accordance with the following formula:	3622
The quotient obtained under division (E)(2)(a) of this section X	3623
[(the average librarian and media staff salary for that fiscal	3624

year X 1.16) + the amount specified under division (A)(10)(c) of	3625
this section for that fiscal year]	3626
(3) Calculate the district's staffing cost for student	3627
social, emotional, and security support for that fiscal year as	3628
<pre>follows:</pre>	3629
(a) Divide the district's base cost enrolled ADM for that	3630
fiscal year by 250;	3631
(b) Compute the staffing cost for student social,	3632
emotional, and security support in accordance with the following	3633
<pre>formula:</pre>	3634
(The greater of the quotient obtained under division (E)(3)(a)	3635
of this section and 5) X [(the average counselor salary for that	3636
fiscal year X 1.16) + the amount specified under division (A)	3637
(10)(c) of this section for that fiscal year]	3638
(4) Calculate the district's academic co-curricular	3639
activities cost for that fiscal year as follows:	3640
(a) Determine the total amount of spending for academic	3641
co-curricular activities reported by city, local, and exempted	3642
village school districts to the department for the most recent	3643
fiscal year for which data is available;	3644
(b) Determine the sum of the enrolled ADM of every school	3645
district in the state for the most recent fiscal year for which	3646
the data specified under division (E)(4)(a) of this section is	3647
available;	3648
(c) Compute the academic co-curricular activities cost in	3649
accordance with the following formula:	3650
(The amount determined under division (E)(4)(a) of this section/	3651
the sum determined under division (E)(4)(b) of this section) X	3652

the district's base cost enrolled ADM for the fiscal year for	3653
which the academic co-curricular activities cost is computed	3654
(5) Calculate the district's athletic co-curricular	3655
activities cost for that fiscal year as follows:	3656
(a) Determine the total amount of spending for athletic	3657
co-curricular activities reported by city, local, and exempted	3658
village school districts to the department for the most recent	3659
fiscal year for which data is available;	3660
(b) Determine the sum of the enrolled ADM of every school	3661
district in the state for the most recent fiscal year for which	3662
the data specified under division (E)(5)(a) of this section is	3663
available;	3664
(c) Compute the athletic co-curricular activities cost in	3665
accordance with the following formula:	3666
(The amount determined under division (E)(5)(a) of this section/	3667
the sum determined under division (E)(5)(b) of this section) X	3668
the district's base cost enrolled ADM for the fiscal year for	3669
which the athletic co-curricular activities cost is computed	3670
(6) Calculate the district's building safety and security	3671
<pre>cost for that fiscal year as follows:</pre>	3672
(a) Determine the total amount of spending for building	3673
safety and security reported by city, local, and exempted	3674
village school districts to the department for the most recent	3675
fiscal year for which data is available;	3676
(b) Determine the sum of the enrolled ADM of every school	3677
district in the state that reported the data specified under	3678
division (E)(6)(a) of this section for the most recent fiscal	3679
year for which the data is available;	3680

(c) Compute the building safety and security cost in	3681
accordance with the following formula:	3682
(The amount determined under division (E)(6)(a) of this section/	3683
the sum determined under division (E)(6)(b) of this section) $X$	3684
the district's base cost enrolled ADM for the fiscal year for	3685
which the building safety and security cost is computed	3686
(7) Calculate the district's supplies and academic content	3687
<pre>cost for that fiscal year as follows:</pre>	3688
(a) Determine the total amount of spending for supplies	3689
and academic content, excluding supplies for transportation and	3690
maintenance, reported by city, local, and exempted village	3691
school districts to the department for the most recent fiscal	3692
<pre>year for which data is available;</pre>	3693
(b) Determine the sum of the enrolled ADM of every school	3694
district in the state for the most recent fiscal year for which	3695
the data specified under division (E)(7)(a) of this section is	3696
available;	3697
(c) Compute the supplies and academic content cost in	3698
accordance with the following formula:	3699
(The amount determined under division (E)(7)(a) of this section/	3700
the sum determined under division (E)(7)(b) of this section) X	3701
the district's base cost enrolled ADM for the fiscal year for	3702
which the supplies and academic content cost is computed	3703
(8) Calculate the district's technology cost for that	3704
fiscal year in accordance with the following formula:	3705
\$37.50 X the district's base cost enrolled ADM for that fiscal	3706
<u>year</u>	3707
(9) Calculate the district's student support base cost for	3708

that fiscal year, which equals the sum of divisions (E)(1), (2),	3709
(3), (4), (5), (6), (7), and (8) of this section.	3710
(F) The department shall compute a district's leadership	3711
and accountability base cost for a fiscal year as follows:	3712
(1) Calculate the district's superintendent cost for that	3713
<pre>fiscal year as follows:</pre>	3714
(a) If the district's base cost enrolled ADM for that	3715
fiscal year is greater than 4,000, then the district's	3716
superintendent cost shall be equal to [(\$160,000 X 1.16) + the	3717
amount specified under division (A) (10) (c) of this section for	3718
that fiscal year].	3719
(b) If the district's base cost enrolled ADM for that	3720
fiscal year is less than or equal to 4,000 but greater than or	3721
equal to 500, the district's superintendent cost shall be equal	3722
to the sum of the following:	3723
(i) (The district's base cost enrolled ADM for that fiscal_	3724
<pre>year - 500) X {[(\$160,000 X 1.16) - (\$80,000 X 1.16)]/3500};</pre>	3725
(ii) (\$80,000 X 1.16) + the amount specified under_	3726
division (A)(10)(c) of this section for that fiscal year.	3727
(c) If the district's base cost enrolled ADM is less than	3728
500, then the district's superintendent cost shall be equal to	3729
[(\$80,000 X 1.16) + the amount specified under division (A)(10)	3730
(c) of this section for that fiscal year].	3731
(2) Calculate the district's treasurer cost for that	3732
<pre>fiscal year as follows:</pre>	3733
(a) If the district's base cost enrolled ADM for that	3734
fiscal year is greater than 4,000, then the district's treasurer	3735
cost shall be equal to [(\$130,000 X 1.16) + the amount specified	3736

under division (A)(10)(c) of this section for that fiscal year].	3737
(b) If the district's base cost enrolled ADM for that	3738
fiscal year is less than or equal to 4,000 but greater than or	3739
equal to 500, the district's treasurer cost shall be equal to	3740
the sum of the following:	3741
(i) (The district's base cost enrolled ADM for that fiscal	3742
<pre>year - 500) X {[(\$130,000 X 1.16) - (\$60,000 X 1.16)]/3500};</pre>	3743
(ii) (\$60,000 X 1.16) + the amount specified under	3744
division (A) (10) (c) of this section for that fiscal year.	3745
(c) If the district's base cost enrolled ADM is less than	3746
500, then the district's treasurer cost shall be equal to	3747
[( $$60,000 \times 1.16$ ) + the amount specified under division (A)(10)	3748
(c) of this section for that fiscal year].	3749
(3) Calculate the district's other district administrator	3750
<pre>cost for that fiscal year as follows:</pre>	3751
(a) Divide the average other district administrator salary	3752
for that fiscal year by the average superintendent salary for	3753
that fiscal year;	3754
(b) Divide the district's base cost enrolled ADM for that	3755
fiscal year by 750;	3756
(c) Compute the other district administrator cost in	3757
accordance with the following formula:	3758
{[(The district's superintendent cost for that fiscal year_	3759
calculated under division (F)(1) of this section - the amount	3760
specified under division (A)(10)(c) of this section for that	3761
fiscal year) X the quotient obtained under division (F)(3)(a) of	3762
this section] + the amount specified under division (A)(10)(c)	3763
of this section  X (the greater of the quotient obtained under	3764

division (F)(3)(b) of this section and 2)	3765
(4) Calculate the district's fiscal support cost for that	3766
fiscal year as follows:	3767
(a) Divide the district's base cost enrolled ADM for that	3768
fiscal year by 850;	3769
(b) Determine the lesser of the following:	3770
(i) The maximum of the quotient obtained under division	3771
(F) (4) (a) of this section and 2;	3772
<u>(ii) 35.</u>	3773
(c) Compute the fiscal support cost in accordance with the	3774
<pre>following formula:</pre>	3775
The number obtained under division (F)(4)(b) of this section X	3776
[(the average bookkeeping and accounting employee salary for	3777
that fiscal year X 1.16) + the amount specified under division	3778
(A) (10) (c) of this section for that fiscal year]	3779
(5) Calculate the district's education management	3780
information system support cost for that fiscal year as follows:	3781
(a) Divide the district's base cost enrolled ADM for that	3782
fiscal year by 5,000;	3783
(b) Compute the education management information system	3784
support cost in accordance with the following formula:	3785
(The greater of the quotient obtained under division (F)(5)(a)	3786
of this section and 1) X [(the average education management	3787
information system support employee salary for that fiscal year	3788
X 1.16) + the amount specified under division (A)(10)(c) of this	3789
section for that fiscal year]	3790
(6) Calculate the district's leadership support cost for	3791

that fiscal year as follows:	3792
(a) Determine the greater of the quotient obtained under	3793
division (F)(3)(b) of this section and 2, and add 1 to that	3794
<pre>number;</pre>	3795
(b) Divide the number obtained under division (F)(6)(a) of	3796
this section by 3;	3797
(c) Compute the leadership support cost in accordance with	3798
the following formula:	3799
(The greater of the quotient obtained under division (F)(6)(b)	3800
of this section and 1) X [(the average administrative assistant	3801
salary for that fiscal year X 1.16) + the amount specified under	3802
division (A)(10)(c) of this section for that fiscal year]	3803
(7) Calculate the district's information technology center	3804
support cost for that fiscal year in accordance with the	3805
<pre>following formula:</pre>	3806
\$31 X the district's base cost enrolled ADM for that fiscal year	3807
(8) Calculate the district's district leadership and	3808
accountability base cost for that fiscal year, which equals the	3809
sum of divisions (F)(1), (2), (3), (4), (5), (6), and (7) of	3810
this section.	3811
(G) The department shall compute a district's building	3812
leadership and operations base cost for a fiscal year as	3813
<pre>follows:</pre>	3814
(1) Calculate the district's building leadership cost for	3815
that fiscal year as follows:	3816
(a) Divide the average principal salary for that fiscal	3817
year by the average superintendent salary for that fiscal year;	3818

(b) Divide the district's base cost enrolled ADM for that	3819
fiscal year by 450;	3820
(c) Compute the building leadership cost in accordance	3821
with the following formula:	3822
{[(The district's superintendent cost for that fiscal year	3823
calculated under division (F)(1) of this section - the amount	3824
specified under division (A)(10)(c) of this section for that	3825
fiscal year) X the quotient obtained under division (G)(1)(a) of	3826
this section] + the amount specified under division (A)(10)(c)	3827
of this section for that fiscal year} X the quotient obtained	3828
under division (G)(1)(b) of this section	3829
(2) Calculate the district's building leadership support	3830
<pre>cost for that fiscal year as follows:</pre>	3831
(a) Divide the district's base cost enrolled ADM for that	3832
fiscal year by 400;	3833
(b) Determine the number of school buildings in the	3834
district for that fiscal year;	3835
(c) Compute the building leadership support cost in	3836
accordance with the following formula:	3837
(i) If the quotient obtained under division (G)(2)(a) of	3838
this section is less than the number obtained under division (G)	3839
(2) (b) of this section, then the district's building leadership	3840
support cost shall be equal to {the number obtained under	3841
division (G)(2)(b) of this section for that fiscal year X [(the	3842
average clerical staff salary for that fiscal year X 1.16) + the	3843
amount specified under division (A)(10)(c) of this section for	3844
<pre>that fiscal year]}.</pre>	3845
(ii) If the quotient obtained under division (G)(2)(a) of	3846

this section is greater than or equal to the number obtained	3847
under division (G)(2)(b) of this section, then the district's	3848
building leadership support cost shall be equal to {[the lesser	3849
of (the number obtained under division (G)(2)(b) of this section	3850
X 3) and the quotient obtained under division (G)(2)(a) of this	3851
section] X [(the average clerical staff salary for that fiscal	3852
year X 1.16) + the amount specified under division (A)(10)(c) of	3853
this section for that fiscal year]}.	3854
(3) Calculate the district's building operations cost for	3855
that fiscal year as follows:	3856
(a) Using data for the six most recent fiscal years for	3857
which data is available, determine both of the following:	3858
(i) The six-year average of the average building square	3859
feet per pupil for all city, local, and exempted village school	3860
district buildings in the state;	3861
(ii) The six-year average cost per square foot for all	3862
city, local, and exempted village school district buildings in	3863
the state.	3864
(b) Compute the building operations cost in accordance	3865
with the following formula:	3866
The district's base cost enrolled ADM for that fiscal year X	3867
[(the number determined under division (G)(3)(a)(i) of this	3868
section X the number determined under division (G)(3)(a)(ii) of	3869
this section) - (the amount determined under division (E)(6)(a)	3870
of this section for that fiscal year/ the sum determined under	3871
division (E)(6)(b) of this section for that fiscal year)]	3872
(4) Calculate the district's building leadership and	3873
operations base cost for that fiscal year, which equals the sum	3874
of divisions (G)(1), (2), and (3) of this section.	3875

Sec. 3317.012. (A) As used in this section, "average	3876
administrative assistant salary," "average bookkeeping and	3877
accounting employee salary," "average clerical staff salary,"	3878
"average counselor salary," "average education management	3879
information system support employee salary," "average librarian	3880
and media staff salary," "average other district administrator	3881
salary," "average principal salary," "average superintendent	3882
salary," and "average teacher cost" have the same meanings as in	3883
section 3317.011 of the Revised Code.	3884
(B) When calculating a district's aggregate base cost	3885
under this section, the department shall use data from fiscal	3886
year 2018 for all of the following:	3887
(1) The average salaries determined under divisions (A)	3888
(1), (2), (3), (4), (5), (6), (7), (8), (9), and (10)(a) of	3889
section 3317.011 of the Revised Code;	3890
(2) The amount for teacher benefits determined under	3891
division (A) (10) (b) of section 3317.011 of the Revised Code;	3892
(3) The district-paid insurance costs determined under	3893
division (A)(10)(c) of section 3317.011 of the Revised Code;	3894
(4) The spending determined under division (E)(4) of this	3895
section;	3896
(5) The spending determined under divisions (E)(5)(a) and	3897
(6) (a) of this section and the corresponding student counts	3898
determined under divisions (E)(5)(b) and (6)(b) of section	3899
3317.011 of the Revised Code;	3900
(6) The information determined under division (G)(3) of	3901
this section.	3902
(C) A joint vocational school district's aggregate base	3903

cost for a fiscal year shall be equal to the following sum:	3904
The district's teacher base cost for that fiscal year computed	3905
under division (D) of this section + the district's student	3906
support base cost for that fiscal year computed under division	3907
(E) of this section + the district's leadership and	3908
accountability base cost for that fiscal year computed under	3909
division (F) of this section + the district's building	3910
leadership and operations base cost for that fiscal year	3911
computed under division (G) of this section	3912
(D) The department of education shall compute a district's	3913
teacher base cost for a fiscal year as follows:	3914
(1) Calculate the district's classroom teacher cost for	3915
that fiscal year as follows:	3916
(a) Determine the full-time equivalency of students in the	3917
district's base cost enrolled ADM for that fiscal year that are	3918
enrolled in a career-technical education program or class, as	3919
certified under divisions (D)(2)(h), (i), (j), (k), and (l) of	3920
section 3317.03 of the Revised Code, and divide that number by	3921
<u>18;</u>	3922
(b) Determine the full-time equivalency of students in the	3923
district's base cost enrolled ADM for that fiscal year that are	3924
enrolled in grades six through eight but are not enrolled in a	3925
career-technical education program or class described under	3926
section 3317.014 of the Revised Code and divide that number by	3927
<u>25;</u>	3928
(c) Determine the full-time equivalency of students in the	3929
district's base cost enrolled ADM for that fiscal year that are	3930
enrolled in grades nine through twelve but are not enrolled in a	3931
career-technical education program or class described under	3932

section 3317.014 of the Revised Code and divide that number by	3933
<u>27;</u>	3934
(d) Compute the sum of the quotients obtained under	3935
divisions (D)(1)(a), (b), and (c) of this section;	3936
(e) Compute the classroom teacher base cost by multiplying	3937
the average teacher cost for that fiscal year by the sum	3938
computed under division (D)(1)(d) of this section.	3939
(2) Calculate the district's cost for that fiscal year for	3940
teachers providing health and physical education, instruction	3941
regarding employability and soft skills, development and	3942
coordination of internships and job placements, career-technical	3943
student organization activities, pre-apprenticeship and	3944
apprenticeship coordination, and any assessment related to	3945
career-technical education, including any nationally recognized	3946
<pre>job skills or end-of-course assessment, as follows:</pre>	3947
(a) Divide the district's base cost enrolled ADM for that	3948
fiscal year by 150;	3949
(b) If the quotient obtained under division (D)(2)(a) of	3950
this section is greater than 6, the teacher cost shall be equal	3951
to that quotient multiplied by the average teacher cost for that	3952
<pre>fiscal year.</pre>	3953
(c) If the quotient obtained under division (D)(2)(a) of	3954
this section is less than or equal to 6, the teacher cost shall	3955
be equal to 6 multiplied by the average teacher cost for that	3956
fiscal year.	3957
(3) Calculate the district's substitute teacher cost for	3958
that fiscal year in accordance with the following formula:	3959
(a) Compute the substitute teacher daily rate with	3960

benefits by multiplying the substitute teacher daily rate of \$90	3961
by 1.16;	3962
	2062
(b) Compute the substitute teacher cost in accordance with	3963
the following formula:	3964
[The sum computed under division (D)(1)(d) of this section +	3965
(the greater of the quotient obtained under division (D)(2)(a)	3966
of this section and 6)] X the amount computed under division (D)	3967
(3) (a) of this section X 5	3968
(4) Calculate the district's professional development cost	3969
for that fiscal year in accordance with the following formula:	3970
[The sum computed under division (D)(1)(d) of this section +	3971
(the greater of the quotient obtained under division (D)(2)(a)	3972
of this section and 6)] X [(the sum of divisions (A)(10)(a) and	3973
(b) of section 3317.011 of the Revised Code for that fiscal	3974
<pre>year)/180] X 4</pre>	3975
(5) Calculate the district's teacher base cost for that	3976
fiscal year, which equals the sum of divisions (D)(1), (2), (3),	3977
and (4) of this section.	3978
(E) The department shall compute a district's student	3979
support base cost for a fiscal year as follows:	3980
(1) Calculate the district's guidance counselor cost for	3981
that fiscal year as follows:	3982
(a) Determine the number of students in the district's	3983
base cost enrolled ADM for that fiscal year that are enrolled in	3984
grades nine through twelve and divide that number by 360;	3985
(b) Compute the counselor cost in accordance with the	3986
following formula:	3987

(The greater of the quotient obtained under division (E)(1)(a)	3988
of this section and 1) X [(the average counselor salary for that	3989
fiscal year X 1.16) + the amount specified under division (A)	3990
(10)(c) of section 3317.011 of the Revised Code for that fiscal	3991
<u>year]</u>	3992
(2) Calculate the district's librarian and media staff	3993
<pre>cost for that fiscal year as follows:</pre>	3994
(a) Divide the district's base cost enrolled ADM for that	3995
fiscal year by 1,000;	3996
(b) Compute the librarian and media staff cost in	3997
accordance with the following formula:	3998
The quotient obtained under division (E)(2)(a) of this section X	3999
[(the average librarian and media staff salary for that fiscal	4000
year X 1.16) + the amount specified under division (A)(10)(c) of	4001
section 3317.011 of the Revised Code for that fiscal year]	4002
(3) Calculate the district's staffing cost for student	4003
social, emotional, and security support for that fiscal year as	4004
<pre>follows:</pre>	4005
(a) Divide the district's base cost enrolled ADM for that	4006
fiscal year by 250;	4007
(b) Compute the staffing cost for student social,	4008
emotional, and security support in accordance with the following	4009
<pre>formula:</pre>	4010
The quotient obtained under division (E)(3)(a) of this section X	4011
[(the average counselor salary for that fiscal year X 1.16) +	4012
the amount specified under division (A)(10)(c) of section	4013
3317.011 of the Revised Code for that fiscal year]	4014
(4) Calculate the district's cost for that fiscal year for	4015

career-technical curriculum specialists and coordinators, career	4016
assessment and program placement, recruitment and orientation,	4017
student success coordination, analysis of test results,	4018
development of intervention and remediation plans and monitoring	4019
of those plans, and satellite program coordination in accordance	4020
with the following formula:	4021
[(The amount determined under division (E)(4)(a) of section	4022
3317.011 of the Revised Code for that fiscal year/ the sum	4023
determined under division (E)(4)(b) of section 3317.011 of the	4024
Revised Code) + (the amount determined under division (E)(5)(a)	4025
of section 3317.011 of the Revised Code for that fiscal year/	4026
the sum determined under division (E)(5)(b) of section 3317.011	4027
of the Revised Code)] X the district's base cost enrolled ADM	4028
for the fiscal year for which the district's cost under this	4029
division is computed	4030
(5) Compute the district's building safety and security	4031
cost for that fiscal year in accordance with the following	4032
<pre>formula:</pre>	4033
(The amount determined under division (E)(6)(a) of section	4034
3317.011 of the Revised Code for that fiscal year/ the sum	4035
determined under division (E)(6)(b) of section 3317.011 of the	4036
Revised Code) X the district's base cost enrolled ADM for the	4037
fiscal year for which the building safety and security cost is	4038
<u>computed</u>	4039
(6) Compute the district's supplies and academic content	4040
cost for that fiscal year in accordance with the following	4041
<pre>formula:</pre>	4042
(The amount determined under division (E)(7)(a) of section	4043
3317.011 of the Revised Code for that fiscal year/ the sum	4044

determined under division (E)(7)(b) of section 3317.011 of the	4045
Revised Code) X the district's base cost enrolled ADM for the	4046
fiscal year for which the supplies and academic content cost is	4047
<u>computed</u>	4048
(7) Calculate the district's technology cost for that	4049
fiscal year in accordance with the following formula:	4050
\$37.50 X the district's base cost enrolled ADM for that fiscal	4051
<u>year</u>	4052
(8) Calculate the district's student support base cost for	4053
that fiscal year, which equals the sum of divisions (E)(1), (2),	4054
(3), (4), (5), (6), and (7) of this section.	4055
(F) The department shall compute a district's leadership	4056
and accountability base cost for a fiscal year as follows:	4057
(1) Calculate the district's superintendent cost for that	4058
<pre>fiscal year as follows:</pre>	4059
(a) If the district's base cost enrolled ADM for that	4060
fiscal year is greater than 4,000, then the district's	4061
superintendent cost shall be equal to [(\$160,000 X 1.16) + the	4062
amount specified under division (A)(10)(c) of section 3317.011	4063
of the Revised Code for that fiscal year].	4064
(b) If the district's base cost enrolled ADM for that	4065
fiscal year is less than or equal to 4,000 but greater than or	4066
equal to 500, the district's superintendent cost shall be equal	4067
to the sum of the following:	4068
(i) (The district's base cost enrolled ADM for that fiscal	4069
<pre>year - 500) X {[(\$160,000 X 1.16) - (\$80,000 X 1.16)]/3500};</pre>	4070
(ii) (\$80,000 X 1.16) + the amount specified under	4071
division (A)(10)(c) of section 3317.011 of the Revised Code for	4072

that fiscal year.	4073
(c) If the district's base cost enrolled ADM is less than	4074
500, then the district's superintendent cost shall be equal to	4075
[(\$80,000 X 1.16) + the amount specified under division (A)(10)	4076
(c) of section 3317.011 of the Revised Code for that fiscal	4077
<pre>year].</pre>	4078
(2) Calculate the district's treasurer cost for that	4079
fiscal year as follows:	4080
(a) If the district's base cost enrolled ADM for that	4081
fiscal year is greater than 4,000, then the district's treasurer	4082
<pre>cost shall be equal to [(\$130,000 X 1.16) + the amount specified</pre>	4083
under division (A)(10)(c) of section 3317.011 of the Revised	4084
<pre>Code for that fiscal year].</pre>	4085
(b) If the district's base cost enrolled ADM for that	4086
fiscal year is less than or equal to 4,000 but greater than or	4087
equal to 500, the district's treasurer cost shall be equal to	4088
the sum of the following:	4089
(i) (The district's base cost enrolled ADM for that fiscal	4090
<pre>year - 500) X {[(\$130,000 X 1.16) - (\$60,000 X 1.16)]/3500};</pre>	4091
(ii) (\$60,000 X 1.16) + the amount specified under	4092
division (A)(10)(c) of section 3317.011 of the Revised Code for	4093
that fiscal year.	4094
(c) If the district's base cost enrolled ADM is less than	4095
500, then the district's treasurer cost shall be equal to	4096
[( $$60,000 \times 1.16$ ) + the amount specified under division (A)(10)	4097
(c) of section 3317.011 of the Revised Code for that fiscal	4098
<pre>year].</pre>	4099
(3) Calculate the district's other district administrator	4100

<pre>cost for that fiscal year as follows:</pre>	4101
(a) Divide the average other district administrator salary	4102
for that fiscal year by the average superintendent salary for	4103
that fiscal year;	4104
(b) Divide the district's base cost enrolled ADM for that	4105
fiscal year by 750;	4106
(c) Compute the other district administrator cost in	4107
accordance with the following formula:	4108
{[(The district's superintendent cost for that fiscal year_	4109
calculated under division (F)(1) of this section - the amount	4110
specified under division (A)(10)(c) of section 3317.011 of the	4111
Revised Code for that fiscal year) X the quotient obtained under	4112
division (F)(3)(a) of this section] + the amount specified under	4113
division (A)(10)(c) of section 3317.011 of the Revised Code} X	4114
(the greater of the quotient obtained under division (F)(3)(b)	4115
of this section and 2)	4116
(4) Calculate the district's fiscal support cost for that	4117
<pre>fiscal year as follows:</pre>	4118
(a) Divide the district's base cost enrolled ADM for that	4119
fiscal year by 850;	4120
(b) Determine the lesser of the following:	4121
(i) The maximum of the quotient obtained under division	4122
(F) (4) (a) of this section and 2;	4123
<u>(ii) 35.</u>	4124
(c) Compute the fiscal support cost in accordance with the	4125
following formula:	4126
The number obtained under division (F)(4)(b) of this section X	4127

[(the average bookkeeping and accounting employee salary for	4128
that fiscal year X 1.16) + the amount specified under division	4129
(A) (10) (c) of section 3317.011 of the Revised Code for that	4130
<u>fiscal year]</u>	4131
(5) Calculate the district's education management	4132
information system support cost for that fiscal year as follows:	4133
(a) Divide the district's base cost enrolled ADM for that	4134
fiscal year by 5,000;	4135
(b) Compute the education management information system	4136
support cost in accordance with the following formula:	4137
(The greater of the quotient obtained under division (F)(5)(a)	4138
of this section and 1) X [(the average education management	4139
information system support employee salary for that fiscal year	4140
X 1.16) + the amount specified under division (A)(10)(c) of	4141
section 3317.011 of the Revised Code for that fiscal year]	4142
(6) Calculate the district's leadership support cost for	4143
<pre>that fiscal year as follows:</pre>	4144
(a) Determine the greater of the quotient obtained under	4145
division (F)(3)(b) of this section and 2 and add 1 to that	4146
<pre>number;</pre>	4147
(b) Divide the number obtained under division (F)(6)(a) of	4148
this section by 3;	4149
(c) Compute the leadership support cost in accordance with	4150
the following formula:	4151
(The greater of the quotient obtained under division (F)(6)(b)	4152
of this section and 1) X [(the average administrative assistant	4153
salary for that fiscal year X 1.16) + the amount specified under	4154
division (A)(10)(c) of section 3317.011 of the Revised Code for	4155

that fiscal year]	4156
(7) Calculate the district's information technology center	4157
support cost for that fiscal year in accordance with the	4158
<pre>following formula:</pre>	4159
\$31 X the district's base cost enrolled ADM for that fiscal year	4160
(8) Calculate the district's district leadership and	4161
accountability base cost for that fiscal year, which equals the	4162
sum of divisions (F)(1), (2), (3), (4), (5), (6), and (7) of	4163
this section;	4164
(G) The department shall compute a district's building	4165
leadership and operations base cost for a fiscal year as	4166
<pre>follows:</pre>	4167
(1) Calculate the district's building leadership cost for	4168
<pre>that fiscal year as follows:</pre>	4169
(a) Divide the average principal salary for that fiscal	4170
year by the average superintendent salary for that fiscal year;	4171
(b) Divide the district's base cost enrolled ADM for that	4172
fiscal year by 450;	4173
(c) Compute the building leadership cost in accordance	4174
with the following formula:	4175
{[(The district's superintendent cost for that fiscal year	4176
calculated under division (F)(1) of this section - the amount	4177
specified under division (A)(10)(c) of section 3317.011 of the	4178
Revised Code for that fiscal year) X the quotient obtained under	4179
division (G)(1)(a) of this section] + the amount specified under	4180
division (A)(10)(c) of section 3317.011 of the Revised Code for	4181
that fiscal year} X the quotient obtained under division (G)(1)	4182
(b) of this section	4183

(2) Calculate the district's building leadership support	4184
<pre>cost for that fiscal year as follows:</pre>	4185
(a) Divide the district's base cost enrolled ADM for that	4186
fiscal year by 400;	4187
(b) Determine the number of school buildings in the	4188
district for that fiscal year;	4189
(c) Compute the building leadership support cost in	4190
accordance with the following formula:	4191
(i) If the quotient obtained under division (G)(2)(a) of	4192
this section is less than the number obtained under division (G)	4193
(2) (b) of this section, then the district's building leadership	4194
support cost shall be equal to {the number obtained under	4195
division (G)(2)(b) of this section X [(the average clerical	4196
staff salary X 1.16) + the amount specified under division (A)	4197
(10)(c) of section 3317.011 of the Revised Code for that fiscal	4198
<pre>year]}.</pre>	4199
(ii) If the quotient obtained under division (G)(2)(a) of	4200
this section is greater than or equal to the number obtained	4201
under division (G)(2)(b) of this section, then the district's	4202
building leadership support cost shall be equal to {[the lesser	4203
of (the number obtained under division (G)(2)(b) of this section_	4204
X 3) and the quotient obtained under division (G)(2)(a) of this	4205
section] X [(the average clerical staff salary for that fiscal	4206
year X 1.16) + the amount specified under division (A)(10)(c) of	4207
section 3317.011 of the Revised Code for that fiscal year]}.	4208
	4000
(3) Compute the district's building operations cost for	4209
that fiscal year in accordance with the following formula:	4210
The district's base cost enrolled ADM for that fiscal year X	4211
[(the number determined under division (G)(3)(a)(i) of section	4212

3317.011 of the Revised Code X the number determined under	4213
division (G)(3)(a)(ii) of section 3317.011 of the Revised Code)	4214
- (the amount determined under division (E)(6)(a) of section	4215
3317.011 of the Revised Code for that fiscal year/ the sum	4216
determined under division (E)(6)(b) of section 3317.011 of the	4217
Revised Code for that fiscal year)]	4218
(4) Calculate the district's building leadership and	4219
operations base cost for that fiscal year, which equals the sum	4220
of divisions (G)(1), (2), and (3) of this section.	4221
Sec. 3317.013. The amounts multiples for the following	4222
categories of special education programs, as these programs are	4223
defined for purposes of Chapter 3323. of the Revised Code, are	4224
as follows:	4225
(A) An amount of \$1,578 A multiple of 0.2434 for each	4226
student students whose primary or only identified disability is	4227
a speech and language disability, as this term is defined	4228
pursuant to Chapter 3323. of the Revised Code;	4229
(B) An amount of \$4,005 A multiple of 0.6178 for each	4230
student students identified as specific learning disabled or	4231
developmentally disabled, as these terms are defined pursuant to	4232
Chapter 3323. of the Revised Code, identified as having an other	4233
health impairment-minor, or identified as a preschool child who	4234
is developmentally delayed;	4235
(C) An amount of \$9,622 A multiple of 1.4843 for each	4236
student students identified as hearing disabled or severe	4237
behavior disabled, as these terms are defined pursuant to	4238
Chapter 3323. of the Revised Code;	4239
(D) An amount of \$12,841 A multiple of 1.9809 for each	4240
student-students identified as vision impaired, as this term is	4241

defined pursuant to Chapter 3323. of the Revised Code, or as	4242
having an other health impairment-major;	4243
(E) An amount of \$17,390 A multiple of 2.6826 for each	4244
student students identified as orthopedically disabled or as	4245
having multiple disabilities, as these terms are defined	4246
pursuant to Chapter 3323. of the Revised Code;	4247
(F) An amount of \$25,637 A multiple of 3.9548 for each	4248
student students identified as autistic, having traumatic brain	4249
injuries, or as both visually and hearing impaired, as these	4250
terms are defined pursuant to Chapter 3323. of the Revised Code.	4251
Sec. 3317.014. (A) The career-technical education	4252
additional amount per pupil for each student enrolled in-	4253
multiples for the following categories of career-technical	4254
education programs approved by the department of education under	4255
section 3317.161 of the Revised Code shall be as follows:	4256
(A) An amount of \$5,192 (1) A multiple of 0.6231 for each	4257
<pre>student-students enrolled in career-technical education</pre>	4258
workforce development programs in agricultural and environmental	4259
systems, construction technologies, engineering and science	4260
technologies, finance, health science, information technology,	4261
and manufacturing technologies, each of which shall be defined	4262
by the department in consultation with the governor's office of	4263
workforce transformation;	4264
(B) An amount of \$4,921 (2) A multiple of 0.5906 for each	4265
student students enrolled in workforce development programs in	4266
business and administration, hospitality and tourism, human	4267
services, law and public safety, transportation systems, and	4268
arts and communications, each of which shall be defined by the	4269
department in consultation with the governor's office of	4270

workforce transformation;	4271
(C) An amount of \$1,795 (3) A multiple of 0.2154 for	4272
students enrolled in career-based intervention programs, which	4273
shall be defined by the department in consultation with the	4274
governor's office of workforce transformation;	4275
(D) An amount of \$1,525 (4) A multiple of 0.1830 for	4276
students enrolled in workforce development programs in education	4277
and training, marketing, workforce development academics, public	4278
administration, and career development, each of which shall be	4279
defined by the department of education in consultation with the	4280
governor's office of workforce transformation;	4281
(E) An amount of \$1,308 (5) A multiple of 0.1570 for	4282
students enrolled in family and consumer science programs, which	4283
shall be defined by the department of education in consultation	4284
with the governor's office of workforce transformation.	4285
(B) The amount multiple for career-technical education	4286
associated services, as defined by the department, shall be	4287
<del>\$245</del> 0.0294.	4288
(C) The department of education shall calculate career-	4289
technical education funds for each city, local, exempted	4290
village, and joint vocational school district as the sum of the	4291
<pre>following:</pre>	4292
(1) The district's category one career-technical education	4293
ADM X the multiple specified in division (A)(1) of this section	4294
X the statewide average career-technical base cost per pupil for	4295
that fiscal year X the district's state share percentage;	4296
(2) The district's category two career-technical education	4297
ADM X the multiple specified in division (A)(2) of this section	4298
X the statewide average career-technical base cost per pupil for	4299

that fiscal year X the district's state share percentage;	4300
(3) The district's category three career-technical	4301
education ADM X the multiple specified in division (A)(3) of	4302
this section X the statewide average career-technical base cost	4303
per pupil for that fiscal year X the district's state share	4304
<pre>percentage;</pre>	4305
(4) The district's category four career-technical	4306
education ADM X the multiple specified in division (A) (4) of	4307
this section X the statewide average career-technical base cost	4308
per pupil for that fiscal year X the district's state share	4309
<pre>percentage;</pre>	4310
(5) The district's category five career-technical	4311
education ADM X the multiple specified in division (A) (5) of	4312
this section X the statewide average career-technical base cost	4313
per pupil for that fiscal year X the district's state share	4314
percentage.	4315
Payment of funds calculated under division (C) of this	4316
section is subject to approval under section 3317.161 of the	4317
Revised Code.	4318
(D) The department shall calculate career-technical	4319
associated services funds for each city, local, exempted	4320
village, and joint vocational school district as follows:	4321
The district's state share percentage X the multiple for career-	4322
technical education associated services specified under division	4323
(B) of this section X the statewide average career-technical	4324
base cost per pupil for that fiscal year X the sum of the	4325
district's categories one through five career-technical	4326
education ADM	4327
(E) The department shall pay career awareness and	4328

exploration funds to city, local, exempted village, and joint	4329
vocational school districts calculated as follows:	4330
The district's enrolled ADM X \$2.50, for fiscal year 2022, \$5,	4331
for fiscal year 2023, \$7.50, for fiscal year 2024, or \$10, for	4332
fiscal year 2025 and each fiscal year thereafter	4333
(F)(1) In any fiscal year, a school district receiving	4334
funds calculated under division (C) of this section shall spend	4335
those funds only for the purposes that the department designates	4336
as approved for career-technical education expenses. Career-	4337
technical education expenses approved by the department shall	4338
include only expenses connected to the delivery of career-	4339
technical programming to career-technical students. The	4340
department shall require the school district to report data	4341
annually so that the department may monitor the district's	4342
compliance with the requirements regarding the manner in which	4343
funding calculated under division (C) of this section may be	4344
spent.	4345
(2) All funds received under division (C) of this section	4346
shall be spent in the following manner:	4347
(a) At least seventy-five per cent of the funds shall be	4348
spent on curriculum development, purchase, and implementation;	4349
instructional resources and supplies; industry-based program	4350
certification; student assessment, credentialing, and placement;	4351
curriculum specific equipment purchases and leases; career-	4352
technical student organization fees and expenses; home and	4353
agency linkages; work-based learning experiences; professional	4354
development; and other costs directly associated with career-	4355
technical education programs including development of new_	4356
programs.	4357

(b) Not more than twenty-five per cent of the funds shall	4358
be used for personnel expenditures.	4359
(G) In any fiscal year, a school district receiving funds	4360
calculated under division (D) of this section, or through a	4361
transfer of funds pursuant to division (I) of section 3317.023	4362
of the Revised Code, shall spend those funds only for the	4363
purposes that the department designates as approved for career-	4364
technical education associated services expenses, which may	4365
include such purposes as apprenticeship coordinators,	4366
coordinators for other career-technical education services,	4367
career-technical evaluation, and other purposes designated by	4368
the department. The department may deny payment of funds	4369
calculated under division (D) of this section to any district	4370
that the department determines is not operating those services	4371
or is using funds calculated under division (D) of this section,	4372
or through a transfer of funds pursuant to division (I) of	4373
section 3317.023 of the Revised Code, for other purposes.	4374
(H) In any fiscal year, a lead district of a career-	4375
technical planning district receiving funds under division (E)	4376
of this section, or through a transfer of funds pursuant to	4377
division (I) of section 3317.023 of the Revised Code, shall	4378
disperse those funds to school districts, community schools, and	4379
STEM schools receiving services from that district that provide	4380
plans for the use of those funds that are consistent with the	4381
career-technical planning district's plan that is on file with	4382
the department of education. A district or school that receives	4383
funds under this division shall spend those funds only for the	4384
following purposes:	4385
(1) Delivery of career awareness programs to students	4386
enrolled in grades kindergarten through twelve;	4387

(2) Provision of a common, consistent curriculum to	4388
students throughout their primary and secondary education;	4389
(3) Assistance to teachers in providing a career	4390
development curriculum to students;	4391
(4) Development of a career development plan for each	4392
student that stays with that student for the duration of the	4393
student's primary and secondary education;	4394
(5) Provision of opportunities for students to engage in	4395
activities, such as career fairs, hands-on experiences, and job	4396
shadowing, across all career pathways at each grade level.	4397
The department may deny payment under this division to any	4398
district or school that the department determines is using funds	4399
paid under this division for other purposes.	4400
Sec. 3317.016. The amounts multiples for English learners	4401
shall be as follows:	4402
(A) An amount of \$1,515 A multiple of 0.2103 for each	4403
student who has been enrolled in schools in the United States	4404
for 180 school days or less and was not previously exempted from	4405
taking the spring administration of either of the state's	4406
English language arts assessments prescribed by section	4407
3301.0710 of the Revised Code (reading or writing).	4408
(B) An amount of \$1,136 A multiple of 0.1577 for each	4409
student who has been enrolled in schools in the United States	4410
for more than 180 school days or was previously exempted from	4411
taking until the student achieves a score on the spring	4412
administration of either of the state's English language arts	4413
assessments prescribed by section 3301.0710 of the Revised Code	4414
(reading or writing) that falls within the levels of achievement	4415
specified in divisions (A)(2)(a) to (c) of that section.	4416

(C) An amount of \$758 A multiple of 0.1052 for each	4417
student who does not qualify for inclusion under division (A) or	4418
(B) of this section and is in a trial-mainstream period, as	4419
defined by the departmentachieves a score on the spring	4420
administration of either of the state's English language arts	4421
assessments prescribed by section 3301.0710 of the Revised Code	4422
(reading or writing) that falls within the levels of achievement	4423
specified in divisions (A)(2)(a) to (c) of that section, for the	4424
two school years following the school year in which the student	4425
achieved that level of achievement.	4426
Sec. 3317.017. (A) The department of education shall	4427
compute a city, local, or exempted village school district's	4428
per-pupil local capacity amount for a fiscal year as follows:	4429
(1) Calculate the district's valuation per pupil for that	4430
fiscal year as follows:	4431
(a) Determine the minimum of the district's three-year	4432
average valuation for the fiscal year for which the calculation	4433
is made and the district's taxable value for the most recent tax	4434
<pre>year for which data is available;</pre>	4435
(b) Divide the amount determined under division (A)(1)(a)	4436
of this section by the district's base cost enrolled ADM for the	4437
fiscal year for which the calculation is made.	4438
(2) Calculate the district's local share federal adjusted	4439
gross income per pupil for that fiscal year as follows:	4440
(a) Determine the minimum of the following:	4441
(i) The average of the total federal adjusted gross income	4442
of the district's residents for the three most recent tax years	4443
for which data is available, as certified under section 3317.021	4444
of the Revised Code;	4445

(ii) The total federal adjusted gross income of the	4446
district's residents for the most recent tax year for which data_	4447
is available, as certified under section 3317.021 of the Revised	4448
Code.	4449
(b) Divide the amount determined under division (A)(2)(a)	4450
of this section by the district's base cost enrolled ADM for the	4451
fiscal year for which the calculation is made.	4452
(3) Calculate the district's adjusted local share federal	4453
adjusted gross income per pupil for that fiscal year as follows:	4454
(a) Determine both of the following:	4455
(i) The median federal adjusted gross income of the	4456
district's residents for the most recent tax year for which data	4457
is available, as certified under section 3317.021 of the Revised	4458
Code;	4459
(ii) The number of state tax returns filed by taxpayers	4460
residing in the district for the most recent tax year for which	4461
data is available, as certified under section 3317.021 of the	4462
Revised Code.	4463
(b) Compute the product of divisions (A)(3)(a)(i) and (ii)	4464
of this section;	4465
(c) Divide the amount determined under division (A)(3)(b)	4466
of this section by the district's base cost enrolled ADM for the	4467
fiscal year for which the calculation is made.	4468
(4) Calculate the district's per-pupil local capacity	4469
percentage as follows:	4470
(a) Determine the median of the median federal adjusted	4471
gross incomes determined for all districts statewide under	4472
division (A)(3)(a)(i) of this section for that fiscal year;	4473

(b) Divide the district's median federal adjusted gross	4474
income for that fiscal year determined under division (A)(3)(a)	4475
(i) of this section by the median federal adjusted gross income	4476
for all districts statewide determined under division (A)(4)(a)	4477
of this section;	4478
(c) Rank all school districts in order of the ratios	4479
calculated under division (A)(4)(b) of this section, from the	4480
district with the highest ratio calculated under division (A)(4)	4481
(b) of this section to the district with the lowest ratio	4482
calculated under division (A)(4)(b) of this section;	4483
(d) Determine the district's per-pupil local capacity	4484
<pre>percentage as follows:</pre>	4485
(i) If the ratio calculated for the district under	4486
division (A)(4)(b) of this section is greater than or equal to	4487
the ratio calculated under division (A)(4)(b) of this section	4488
for the district with the fortieth highest ratio as determined	4489
under division (A)(4)(c) of this section, the district's per-	4490
pupil local capacity percentage shall be equal to 0.025.	4491
(ii) If the ratio calculated for the district under	4492
division (A)(4)(b) of this section is less than the ratio	4493
calculated under division (A)(4)(b) of this section for the	4494
district with the fortieth highest ratio as determined under	4495
division (A)(4)(c) of this section but greater than 1.0, the	4496
district's per-pupil local capacity percentage shall be equal to	4497
an amount calculated as follows:	4498
{[(The ratio calculated for the district under division (A)(4)	4499
(b) of this section - 1) X 0.0025]/ (the ratio calculated under	4500
division (A)(4)(b) of this section for the district with the	4501
fortieth highest ratio as determined under division (A)(4)(c) of	4502

<u>this section - 1)} + 0.0225</u>	4503
(iii) If the ratio calculated for the district under	4504
division (A)(4)(b) of this section is less than or equal to 1.0,	4505
the district's per-pupil local capacity percentage shall be	4506
equal to the amount calculated under division (A)(4)(b) of this	4507
section times 0.0225.	4508
(5) Calculate the district's per-pupil local capacity	4509
amount for that fiscal year as follows:	4510
(The district's valuation per pupil calculated under division	4511
(A) (1) of this section for that fiscal year X the district's	4512
per-pupil local capacity percentage calculated under division	4513
(A) (4) of this section X 0.60) + (the district's local share	4514
adjusted federal gross income per pupil calculated under	4515
division (A)(2) of this section for that fiscal year X the	4516
district's per-pupil local capacity percentage calculated under	4517
division (A)(4) of this section X 0.20) + (the district's	4518
adjusted local share federal adjusted gross income per pupil	4519
calculated under division (A)(3) of this section for that fiscal	4520
year X the district's per-pupil local capacity percentage	4521
calculated under division (A)(4) of this section X 0.20)	4522
(B) The department shall compute a city, local, or	4523
<pre>exempted village school district's state share for a fiscal year</pre>	4524
as follows:	4525
(1) If the district's per-pupil local capacity amount for	4526
that fiscal year divided by the district's base cost per pupil	4527
for that fiscal year is greater than 0.95, then the district's	4528
state share shall be equal to (the district's base cost per	4529
pupil for that fiscal year X 0.05 X the district's enrolled ADM	4530
for that fiscal year).	4531

(2) If the district's per-pupil local capacity amount for	4532
that fiscal year divided by the district's base cost per pupil	4533
for that fiscal year is less than or equal to 0.95, then the	4534
district's state share for that fiscal year shall be equal to	4535
[(the district's base cost per pupil for that fiscal year - the	4536
district's per-pupil local capacity amount for that fiscal year)	4537
X the district's enrolled ADM for that fiscal year].	4538
(C) The department shall compute a city, local, or	4539
exempted village school district's state share percentage for a	4540
<pre>fiscal year as follows:</pre>	4541
The district's state share calculated under division (B) of this	4542
section for that fiscal year/ the aggregate base cost calculated	4543
for the district for that fiscal year under section 3317.011 of	4544
the Revised Code	4545
Sec. 3317.018. (A) The statewide average base cost per	4546
<pre>pupil shall be determined as follows:</pre>	4547
(1) For fiscal year 2022, the statewide average base cost	4548
per pupil shall be equal to the sum of the aggregate base cost	4549
calculated for all city, local, and exempted village school	4550
districts in the state for that fiscal year under section	4551
3317.011 of the Revised Code divided by the sum of the base cost	4552
enrolled ADMs of all of the city, local, and exempted village	4553
school districts in the state for that fiscal year.	4554
(2) For fiscal years 2023, 2024, 2025, 2026, and 2027, the	4555
statewide average base cost per pupil shall be equal to the	4556
amount calculated under division (A) (1) of this section.	4557
(3) For fiscal year 2028 and for each fiscal year	4558
thereafter, the statewide average base cost per pupil shall be	4559
equal to the sum of the aggregate base cost calculated for all	4560

city, local, and exempted village school districts in the state	4561
under section 3317.011 of the Revised Code for that fiscal year	4562
divided by the sum of the base cost enrolled ADMs of all of the	4563
city, local, and exempted village school districts in the state	4564
for that fiscal year.	4565
(B) The statewide average career-technical base cost per	4566
<pre>pupil shall be determined as follows:</pre>	4567
(1) For fiscal year 2022, the statewide average career-	4568
technical base cost per pupil shall be equal to the sum of the	4569
aggregate base cost calculated for all joint vocational school	4570
districts in the state for that fiscal year under section	4571
3317.012 of the Revised Code divided by the sum of the base cost	4572
enrolled ADMs of all of the joint vocational school districts in	4573
the state for that fiscal year.	4574
(2) For fiscal years 2023, 2024, 2025, 2026, and 2027, the	4575
statewide average career-technical base cost per pupil shall be	4576
equal to the amount calculated under division (B)(1) of this	4577
section.	4578
(3) For fiscal year 2028 and for each fiscal year	4579
thereafter, the statewide average career-technical base cost per	4580
pupil shall be equal to the sum of the aggregate base cost	4581
calculated for all joint vocational school districts in the	4582
state under section 3317.012 of the Revised Code for that fiscal	4583
year divided by the sum of the base cost enrolled ADMs of all of	4584
the joint vocational school districts in the state for that	4585
<pre>fiscal year.</pre>	4586
Sec. 3317.019. (A) (1) Subject to division (D) of this	4587
section, for fiscal years 2022 and 2023, the department of	4588
education shall pay temporary transitional aid to each city,	4589

local, and exempted village school district according to the	4590
following formula:	4591
(The district's funding base, as that term is defined in section	4592
3317.02 of the Revised Code) + [(the amount paid to the district	4593
under division (A) (5) of section 3317.022 of the Revised Code,	4594
as that division existed prior to the effective date of this	4595
amendment, for fiscal year 2019) - (the amounts deducted from	4596
the district and paid to a community school under division (C)	4597
(1)(e) of section 3314.08 of the Revised Code or a science,	4598
technology, engineering, and mathematics school under division	4599
(E) of section 3326.33 of the Revised Code as those divisions	4600
existed prior to the effective date of this amendment for fiscal	4601
year 2020 in accordance with division (A) of Section 265.235 of	4602
H.B. 166 of the 133rd general assembly)] - (the district's	4603
payment under section 3317.022 of the Revised Code for the	4604
fiscal year for which the payment is computed)	4605
If the computation made under division (A)(1) of this	4606
section results in a negative number, the district's funding	4607
under division (A)(1) of this section shall be zero.	4608
(2) For fiscal years 2022 and 2023, the department shall	4609
pay temporary transitional transportation aid to that district	4610
according to the following formula:	4611
(The control of the first the district for Signature 2000)	4.61.0
(The amount calculated for the district for fiscal year 2020	4612
under division (A)(2) of Section 265.220 of H.B. 166 of the	4613
133rd general assembly, prior to any funding reductions	4614
authorized by Executive Order 2020-19D, "Implementing Additional	4615
Spending Controls to Balance the State Budget" issued on May 7,	4616
2020) - (the district's payment for fiscal year 2019 under	4617
division (D)(2) of section 3314.091 of the Revised Code as that	4618
division existed prior to the effective date of this amendment)	4619

- (the district's payment under section 3317.0212 of the Revised	4620
Code for the fiscal year for which the payment is computed)	4621
If the computation made under division (A)(2) of this	4622
section results in a negative number, the district's funding	4623
under division (A)(2) of this section shall be zero.	4624
(B) Subject to division (D) of this section, for fiscal	4625
year 2024 and for each fiscal year thereafter, the department	4626
shall pay temporary transitional aid to each city, local, and	4627
exempted village school district according to the following	4628
<pre>formula:</pre>	4629
(The district's quaranteed funding for the third preceding	4630
fiscal year/ the average of the district's enrolled ADM for the	4631
third, fourth, and fifth preceding fiscal years) - (the	4632
district's payment under section 3317.022 of the Revised Code	4633
for the fiscal year for which the payment is calculated/ the	4634
district's enrolled ADM for the fiscal year for which the	4635
payment is calculated) X the district's enrolled ADM for the	4636
fiscal year for which the payment is calculated	4637
If the computation made under this division results in a	4638
negative number, the district's funding under this division	4639
<pre>shall be zero.</pre>	4640
For purposes of this computation, a district's "guaranteed	4641
<pre>funding" means the following:</pre>	4642
(1) For fiscal year 2021, the sum of the following:	4643
(a) The district's funding base, as that term is defined	4644
in section 3317.02 of the Revised Code;	4645
(b) The following difference:	4646
(The amount paid to the district under division (A)(5) of	4647

section 3317.022 of the Revised Code, as that division existed	4648
prior to the effective date of this amendment, for fiscal year	4649
2019) - (the amounts deducted from the district and paid to a	4650
community school under division (C)(1)(e) of section 3314.08 of	4651
the Revised Code or a science, technology, engineering, and	4652
mathematics school under division (E) of section 3326.33 of the	4653
Revised Code as those divisions existed prior to the effective	4654
date of this amendment in accordance with division (A) of	4655
Section 265.235 of H.B. 166 of the 133rd general assembly)	4656
(2) For fiscal years 2022 and 2023, the district's payment	4657
for that fiscal year under section 3317.022 of the Revised Code	4658
plus the district's payment for that fiscal year under division	4659
(A) (1) of this section;	4660
(3) For fiscal year 2024 and for each fiscal year	4661
thereafter, the district's payment for that fiscal year under	4662
section 3317.022 of the Revised Code plus the district's payment	4663
for that fiscal year under division (B) of this section.	4664
(C) If a local school district participates in the	4665
establishment of a joint vocational school district that begins	4666
receiving payments under section 3317.16 of the Revised Code for	4667
fiscal year 2022 or for any fiscal year thereafter, but does not	4668
receive payments for the fiscal year immediately preceding that	4669
fiscal year, the department shall adjust, as necessary, the	4670
following according to the amounts received by the district in	4671
the immediately preceding fiscal year for career-technical	4672
education students who attend the newly established joint	4673
vocational school district:	4674
(1) For purposes of division (A)(1) of this section:	4675
(a) The district's funding base, as that term is defined	4676

in section 3317.02 of the Revised Code;	4677
(b) The following difference:	4678
[(The amount paid to the district under division (A)(5) of	4679
section 3317.022 of the Revised Code, as that division existed	4680
prior to the effective date of this amendment, for fiscal year	4681
2019) - (the amounts deducted from the district and paid to a	4682
community school under division (C)(1)(e) of section 3314.08 of	4683
the Revised Code or a science, technology, engineering, and	4684
mathematics school under division (E) of section 3326.33 of the	4685
Revised Code as those divisions existed prior to the effective	4686
date of this amendment for fiscal year 2020 in accordance with	4687
division (A) of Section 265.235 of H.B. 166 of the 133rd general	4688
<pre>assembly) ]</pre>	4689
(2) For purposes of division (B) of this section, the	4690
district's guaranteed funding.	4691
(D)(1) For purposes of division (D) of this section, a	4692
district's "decrease threshold" for a fiscal year is the greater	4693
of the following:	4694
(a) Twenty;	4695
(b) Ten per cent of the number of the district's students	4696
counted under division (A)(1)(b) of section 3317.03 of the	4697
Revised Code for the previous fiscal year.	4698
(2) For any fiscal year for which the phase-in percentage	4699
is less than one hundred per cent, if a district has fewer	4700
students counted under division (A)(1)(b) of section 3317.03 of	4701
the Revised Code for that fiscal year than for the previous	4702
fiscal year and the positive difference between those two	4703
student counts is greater than or equal to the district's	4704
decrease threshold for that fiscal year, the amount paid to the	4705

district under division (A) or (B) of this section shall be	4706
reduced by the following amount:	4707
The statewide average base cost per pupil X [(the positive	4708
difference between the number of the district's students counted	4709
under division (A)(1)(b) of section 3317.03 of the Revised Code	4710
for that fiscal year and the number of the district's students	4711
counted under that division for the previous fiscal year) - the	4712
district's decrease threshold for that fiscal year]	4713
At no time, however, shall the amount paid to a district	4714
under division (A) or (B) of this section be less than zero.	4715
Sec. 3317.0110. (A) Notwithstanding any provision to the	4716
contrary in sections 3301.0714, 3302.20, 3310.08, 3310.41,	4717
3310.51, 3310.54, 3310.56, 3313.64, 3313.98, 3313.981, 3315.18,	4718
3319.57, 3324.09, 3327.01, 3327.016, and 3365.01 and Chapters	4719
3314., 3317., 3326., and 3328. of the Revised Code, city, local,	4720
exempted village, and joint vocational school districts,	4721
community schools, science, technology, engineering, and	4722
mathematics schools, and educational service centers shall be	4723
<pre>funded as follows:</pre>	4724
(1) On July 1, 2022, and on the first day of July of each	4725
of the succeeding five years thereafter, the director of budget	4726
and management shall transfer the unexpended, unencumbered	4727
balances in the general revenue fund at the end of the previous	4728
fiscal year to appropriation item 200550, foundation funding,	4729
and the department of education shall use that amount	4730
exclusively to fund disadvantaged pupil impact aid under	4731
sections 3314.08, 3317.022, 3317.16, and 3326.33 of the Revised	4732
Code.	4733
(2) After disadvantaged pupil impact aid is fully funded	4734

in accordance with division (A)(1) of this section, on July 1,	4735
2022, and on the first day of July of each of the succeeding	4736
five years thereafter, the director of budget and management	4737
shall transfer the unexpended, unencumbered balances in the	4738
general revenue fund at the end of the previous fiscal year to	4739
appropriation item 200550, foundation funding, and the	4740
department shall use that amount exclusively to fund educational	4741
service centers under section 3317.11 of the Revised Code.	4742
(3) After disadvantaged pupil impact aid and educational	4743
service centers are fully funded in accordance with divisions	4744
(A) (1) and (2) of this section, the remainder of the payments to	4745
school districts, community schools, and science, technology,	4746
engineering, and mathematics schools under Chapters 3314.,	4747
3317., and 3326. of the Revised Code, the educational choice	4748
scholarship pilot program established under sections 3310.01 to	4749
3310.17 of the Revised Code, the autism scholarship program	4750
established under section 3310.41 of the Revised Code, the Jon	4751
Peterson special needs scholarship program established under	4752
sections 3310.51 to 3310.64 of the Revised Code, and the pilot	4753
project scholarship program established under sections 3313.974	4754
to 3313.979 of the Revised Code shall be funded using the	4755
general revenue fund and nongeneral revenue fund appropriation	4756
items in the department's budget. For this purpose, nongeneral	4757
revenue fund appropriation items shall include both federal and	4758
state nongeneral revenue fund appropriation items, provided the	4759
money disbursed from those appropriation items is not restricted	4760
to certain purposes. If the amount available is insufficient,	4761
the department shall prorate the payments so that the amount	4762
allocated in this division is not exceeded.	4763
(B) It is the intent of the general assembly that an	4764
amount equal to the estimated increase in revenues in the	4765

general revenue fund that is determined as part of the	4766
development of the main operating budget for fiscal years 2022	4767
and 2023 first be used to fund disadvantaged pupil impact aid	4768
under sections 3314.08, 3317.022, 3317.16, and 3326.33 of the	4769
Revised Code.	4770
Sec. 3317.02. As used in this chapter:	4771
(A) (1) A district's "base cost enrolled ADM" for a fiscal	4772
year means the greater of the following:	4773
(1) The district's enrolled ADM for the previous fiscal	4774
<pre>year;</pre>	4775
(2) The average of the district's enrolled ADM for the	4776
previous three fiscal years.	4777
(B)(1) "Base cost per pupil" for a fiscal year means, for	4778
a city, local, or exempted village school district, the	4779
aggregate base cost calculated for that district for that fiscal	4780
year under section 3317.011 of the Revised Code divided by the	4781
district's base cost enrolled ADM for that fiscal year.	4782
(2) "Base cost per pupil" for a fiscal year means, for a	4783
joint vocational school district, the aggregate base cost	4784
calculated for that district for that fiscal year under section	4785
3317.012 of the Revised Code divided by the district's base cost	4786
enrolled ADM for that fiscal year.	4787
(C)(1) "Category one career-technical education ADM" means	4788
the enrollment of students during the school year on a full-time	4789
equivalency basis in career-technical education programs	4790
described in division (A) $\underline{(1)}$ of section 3317.014 of the Revised	4791
Code and certified under division (B)(11) or (D)(2)(h) of	4792
section 3317.03 of the Revised Code.	4793

(2) "Category two career-technical education ADM" means	4794
the enrollment of students during the school year on a full-time	4795
equivalency basis in career-technical education programs	4796
described in division $\frac{(B)-(A)(2)}{(B)}$ of section 3317.014 of the	4797
Revised Code and certified under division (B)(12) or (D)(2)(i)	4798
of section 3317.03 of the Revised Code.	4799
(3) "Category three career-technical education ADM" means	4800
the enrollment of students during the school year on a full-time	4801
equivalency basis in career-technical education programs	4802
described in division $\frac{\text{(C)}-\text{(A)}\text{(3)}}{\text{of section }}$ of the	4803
Revised Code and certified under division (B)(13) or (D)(2)(j)	4804
of section 3317.03 of the Revised Code.	4805
(4) "Category four career-technical education ADM" means	4806
the enrollment of students during the school year on a full-time	4807
equivalency basis in career-technical education programs	4808
described in division $\frac{\text{(D)}-\text{(A)}\text{(4)}}{\text{of section }}$ of the	4809
Revised Code and certified under division (B) $(14)$ or (D) $(2)$ $(k)$	4810
of section 3317.03 of the Revised Code.	4811
(5) "Category five career-technical education ADM" means	4812
the enrollment of students during the school year on a full-time	4813
equivalency basis in career-technical education programs	4814
described in division $\frac{\text{(E)}_{\text{(A)}}\text{(5)}_{\text{of}}$ of section 3317.014 of the	4815
Revised Code and certified under division (B)(15) or (D)(2)(1)	4816
of section 3317.03 of the Revised Code.	4817
$\frac{\text{(B)} \cdot \text{(1)}}{\text{(D)} \cdot \text{(1)}}$ "Category one English learner ADM" means the	4818
full-time equivalent number of English learners described in	4819
division (A) of section 3317.016 of the Revised Code and	4820

certified under division (B)(16) or (D)(2)(m) of section 3317.03

of the Revised Code.

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4822

(2) "Category two English learner ADM" means the full-time	4823
equivalent number of English learners described in division (B)	4824
of section 3317.016 of the Revised Code and certified under	4825
division (B)(17) or (D)(2)(n) of section 3317.03 of the Revised	4826
Code.	4827
(3) "Category three English learner ADM" means the full-	4828
time equivalent number of English learners described in division	4829
(C) of section 3317.016 of the Revised Code and certified under	4830
division (B)(18) or (D)(2)(o) of section 3317.03 of the Revised	4831
Code.	4832
(C)(1)(E)(1) "Category one special education ADM" means	4833
the full-time equivalent number of children with disabilities	4834
receiving special education services for the disability	4835
specified in division (A) of section 3317.013 of the Revised	4836
Code and certified under division (B)(5) or (D)(2)(b) of section	4837
3317.03 of the Revised Code.	4838
(2) "Category two special education ADM" means the full-	4839
time equivalent number of children with disabilities receiving	4840
special education services for those disabilities specified in	4841
division (B) of section 3317.013 of the Revised Code and	4842
certified under division (B)(6) or (D)(2)(c) of section 3317.03	4843
of the Revised Code.	4844
(3) "Category three special education ADM" means the full-	4845
time equivalent number of students receiving special education	4846
services for those disabilities specified in division (C) of	4847
section 3317.013 of the Revised Code, and certified under	4848
division (B)(7) or (D)(2)(d) of section 3317.03 of the Revised	4849
Code.	4850

(4) "Category four special education ADM" means the full-

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time equivalent number of students receiving special education	4852
services for those disabilities specified in division (D) of	4853
section 3317.013 of the Revised Code and certified under	4854
division (B)(8) or (D)(2)(e) of section $3317.03$ of the Revised	4855
Code.	4856
(5) "Category five special education ADM" means the full-	4857
time equivalent number of students receiving special education	4858
services for the disabilities specified in division (E) of	4859
section 3317.013 of the Revised Code and certified under	4860
division (B)(9) or (D)(2)(f) of section $3317.03$ of the Revised	4861
Code.	4862
(6) "Category six special education ADM" means the full-	4863
time equivalent number of students receiving special education	4864
services for the disabilities specified in division (F) of	4865
section 3317.013 of the Revised Code and certified under	4866
division (B)(10) or (D)(2)(g) of section $3317.03$ of the Revised	4867
Code.	4868
(D) (F) "Economically disadvantaged index for a school	4869
district" means the square of the quotient of that district's	4870
percentage of students in its <a href="total-enrolled">total-enrolled</a> _ADM who are	4871
identified as economically disadvantaged as defined by the	4872
department of education, divided by the percentage of students	4873
in the statewide <del>total</del> -ADM identified as economically	4874
disadvantaged. For purposes of this calculation:	4875
(1) For a city, local, or exempted village school	4876
district, the "statewide total—ADM" equals the sum of the total—	4877
<pre>following:</pre>	4878
(a) The enrolled ADM for all city, local, and exempted	4879

4880

village school districts combined;

(b) The statewide enrollment of students in community	4881
schools established under Chapter 3314. of the Revised Code;	4882
(c) The statewide enrollment of students in science,	4883
technology, engineering, and mathematics schools established	4884
under Chapter 3326. of the Revised Code.	4885
(2) For a joint vocational school district, the "statewide	4886
total—ADM" equals the sum of the formula—enrolled ADM for all	4887
joint vocational school districts combined.	4888
(E)(1) (G)(1) "Enrolled ADM" means, for a city, local, or	4889
exempted village school district, the enrollment reported under	4890
division (A) of section 3317.03 of the Revised Code, as verified	4891
by the superintendent of public instruction and adjusted if so	4892
ordered under division (K) of that section, and as further	4893
adjusted by the department of education, as follows:	4894
(a) Add the students described in division (A)(1)(b) of	4895
section 3317.03 of the Revised Code;	4896
(b) Subtract the students counted under divisions (A) (2)	4897
(a), (b), (d), (g), (h), (i), and (j) of section 3317.03 of the	4898
Revised Code;	4899
(c) Count only twenty per cent of the number of joint	4900
vocational school district students counted under division (A)	4901
(3) of section 3317.03 of the Revised Code;	4902
(d) Add twenty per cent of the number of students who are	4903
entitled to attend school in the district under section 3313.64	4904
or 3313.65 of the Revised Code and are enrolled in another	4905
school district under a career-technical education compact.	4906
(2) "Enrolled ADM" means, for a joint vocational school	4907
district, the final number verified by the superintendent of	4908

public instruction, based on the enrollment reported and	4909
certified under division (D) of section 3317.03 of the Revised	4910
Code, as adjusted, if so ordered, under division (K) of that	4911
section, and as further adjusted by the department of education	4912
by adding the students described in division (D)(1)(b) of	4913
section 3317.03 of the Revised Code.	4914
(H)(1) "Formula ADM" means, for a city, local, or exempted	4915
village school district, the enrollment reported under division	4916
(A) of section 3317.03 of the Revised Code, as verified by the	4917
superintendent of public instruction and adjusted if so ordered	4918
under division (K) of that section, and as further adjusted by	4919
the department of education, as follows:	4920
(a) Count only twenty per cent of the number of joint	4921
vocational school district students counted under division (A)	4922
(3) of section 3317.03 of the Revised Code;	4923
(b) Add twenty per cent of the number of students who are	4924
entitled to attend school in the district under section 3313.64	4925
or 3313.65 of the Revised Code and are enrolled in another	4926
school district under a career-technical education compact.	4927
(2) "Formula ADM" means, for a joint vocational school	4928
district, the final number verified by the superintendent of	4929
public instruction, based on the enrollment reported and	4930
certified under division (D) of section 3317.03 of the Revised	4931
Code, as adjusted, if so ordered, under division (K) of that	4932
section.	4933
(F) "Formula amount" means \$6,010, for fiscal year 2018,	4934
and \$6,020, for fiscal year 2019.	4935
(G) (I) "FTE basis" means a count of students based on	4936
full-time equivalency in accordance with rules adopted by the	1937

department of education pursuant to section 3317.03 of the	4938
Revised Code. In adopting its rules under this division, the	4939
department shall provide for counting any student in category	4940
one, two, three, four, five, or six special education ADM or in	4941
category one, two, three, four, or five career-technical	4942
education ADM in the same proportion the student is counted in	4943
formula enrolled ADM.	4944
(H) (J) "Funding base" means, for a city, local, or	4945
exempted village school district, the amount calculated by the	4946
department as follows:	4947
(1) Compute the sum of the following:	4948
(a) The amount calculated for the district for fiscal year	4949
2020 under division (A)(1) of Section 265.220 of H.B. 166 of the	4950
133rd general assembly after any adjustments required under	4951
Section 265.227 of H.B. 166 of the 133rd general assembly and	4952
prior to any funding reductions authorized by Executive Order	4953
2020-19D, "Implementing Additional Spending Controls to Balance	4954
the State Budget" issued on May 7, 2020;	4955
(b) The district's payments for fiscal year 2020 under	4956
divisions (C)(1), (2), (3), and (4) of section 3313.981 of the	4957
Revised Code as those divisions existed prior to the effective	4958
<u>date of this amendment.</u>	4959
(2) Subtract from the amount calculated in division (J)(1)	4960
of this section the sum of the following:	4961
(a) The following difference:	4962
(The amount paid to the district under division (A)(5) of	4963
section 3317.022 of the Revised Code, as that division existed	4964
prior to the effective date of this amendment, for fiscal year	4965
2019) - (the amounts deducted from the district and paid to a	4966

<pre>community school under division (C)(1)(e) of section 3314.08 of</pre>	4967
the Revised Code or a science, technology, engineering, and	4968
mathematics school under division (E) of section 3326.33 of the	4969
Revised Code as those divisions existed prior to the effective	4970
date of this amendment for fiscal year 2020 in accordance with	4971
division (A) of Section 265.235 of H.B. 166 of the 133rd general	4972
<u>assembly)</u>	4973
(b) The payments deducted from the district and paid to a	4974
community school for fiscal year 2020 under divisions (C)(1)(a),	4975
(b), (c), (d), (e), (f), and (g) of section 3314.08 of the	4976
Revised Code as those divisions existed prior to the effective	4977
date of this amendment in accordance with division (A) of	4978
Section 265.230 of H.B. 166 of the 133rd general assembly;	4979
(c) The payments deducted from the district and paid to a	4980
science, technology, engineering, and mathematics school for	4981
fiscal year 2020 under divisions (A), (B), (C), (D), (E), (F),	4982
and (G) of section 3326.33 of the Revised Code as those	4983
divisions existed prior to the effective date of this amendment	4984
in accordance with division (A) of Section 265.235 of H.B. 166	4985
of the 133rd general assembly;	4986
(d) The payments deducted from the district under division	4987
(C) of section 3310.08 of the Revised Code as that division	4988
existed prior to the effective date of this amendment, division	4989
(C)(2) of section 3310.41 of the Revised Code as that division	4990
existed prior to the effective date of this amendment, and	4991
former section 3310.55 of the Revised Code for fiscal year 2020	4992
and, in the case of a pilot project school district as defined	4993
in section 3313.975 of the Revised Code, the funds deducted from	4994
the district under Section 265.210 of H.B. 166 of the 133rd	4995
general assembly to operate the pilot project scholarship	4996

program for fiscal year 2020 under sections 3313.974 to 3313.979	4997
of the Revised Code;	4998
(e) The payments subtracted from the district for fiscal	4999
year 2020 under divisions (B)(1), (2), and (3) of section	5000
3313.981 of the Revised Code as those divisions existed prior to	5001
the effective date of this amendment.	5002
(K) "Funding base" means, for a joint vocational school	5003
district, the amount calculated by the department as follows:	5004
(1) Compute the sum of the following:	5005
(a) The district's payments for fiscal year 2020 under	5006
Section 265.225 of H.B. 166 of the 133rd general assembly after	5007
any adjustments required under Section 265.227 of H.B. 166 of	5008
the 133rd general assembly;	5009
(b) The district's payments for fiscal year 2019 under	5010
divisions (D)(1), (2), and (E)(3) of section 3313.981 of the	5011
Revised Code as those divisions existed prior to the effective	5012
date of this amendment.	5013
(2) Subtract from the amount calculated in division (K)(1)	5014
of this section the amount paid to the district under division	5015
(A) (3) of section 3317.16 of the Revised Code, as that division	5016
existed prior to the effective date of this amendment, for	5017
fiscal year 2019.	5018
(L) "Internet- or computer-based community school" has the	5019
same meaning as in section 3314.02 of the Revised Code.	5020
(I) (M) "Medically fragile child" means a child to whom	5021
all of the following apply:	5022
(1) The child requires the services of a doctor of	5023
medicine or osteopathic medicine at least once a week due to the	5024

instability of the child's medical condition.	5025
(2) The child requires the services of a registered nurse	5026
on a daily basis.	5027
(3) The child is at risk of institutionalization in a	5028
hospital, skilled nursing facility, or intermediate care	5029
facility for individuals with intellectual disabilities.	5030
$\frac{(J)(1)-(N)(1)}{(N)(1)}$ A child may be identified as having an	5031
"other health impairment-major" if the child's condition meets	5032
the definition of "other health impaired" established in rules	5033
previously adopted by the state board of education and if either	5034
of the following apply:	5035
(a) The child is identified as having a medical condition	5036
that is among those listed by the superintendent of public	5037
instruction as conditions where a substantial majority of cases	5038
fall within the definition of "medically fragile child."	5039
(b) The child is determined by the superintendent of	5040
public instruction to be a medically fragile child. A school	5041
district superintendent may petition the superintendent of	5042
public instruction for a determination that a child is a	5043
medically fragile child.	5044
(2) A child may be identified as having an "other health	5045
impairment-minor" if the child's condition meets the definition	5046
of "other health impaired" established in rules previously	5047
adopted by the state board of education but the child's	5048
condition does not meet either of the conditions specified in	5049
division $\frac{(J)(1)(a)}{(N)(1)(a)}$ or (b) of this section.	5050
(K) (O) A city, local, exempted village, or joint	5051
vocational school district's "phase-in percentage" is equal to	5052
the percentage for that fiscal year that is determined by the	5053

general assembly. It is the intent of the general assembly that	5054
this percentage shall increase to one hundred per cent over the	5055
course of not more than six fiscal years, beginning with fiscal	5056
<u>year 2022.</u>	5057
(P) "Preschool child with a disability" means a child with	5058
a disability, as defined in section 3323.01 of the Revised Code,	5059
who is at least age three but is not of compulsory school age,	5060
as defined in section 3321.01 of the Revised Code, and who is	5061
not currently enrolled in kindergarten.	5062
$\frac{(L)-(Q)}{(Q)}$ "Preschool scholarship ADM" means the number of	5063
preschool children with disabilities certified under division	5064
(B)(3)(h) of section 3317.03 of the Revised Code.	5065
(M) (R) "Related services" includes:	5066
(1) Child study, special education supervisors and	5067
coordinators, speech and hearing services, adaptive physical	5068
development services, occupational or physical therapy, teacher	5069
assistants for children with disabilities whose disabilities are	5070
described in division (B) of section 3317.013 or division (B)(3)	5071
of this section, behavioral intervention, interpreter services,	5072
work study, nursing services, and specialized integrative	5073
services as those terms are defined by the department;	5074
(2) Speech and language services provided to any student	5075
with a disability, including any student whose primary or only	5076
disability is a speech and language disability;	5077
(3) Any related service not specifically covered by other	5078
state funds but specified in federal law, including but not	5079
limited to, audiology and school psychological services;	5080
(4) Any service included in units funded under former	5081
division (0)(1) of section 3317.024 of the Revised Code;	5082

(5) Any other related service needed by children with	5083
disabilities in accordance with their individualized education	5084
programs.	5085
(N) (S) "School district," unless otherwise specified,	5086
means city, local, and exempted village school districts.	5087
$\frac{(0)-(T)}{T}$ "State education aid" has the same meaning as in	5088
section 5751.20 of the Revised Code.	5089
beetion 3731.20 of the hevised code.	3003
(P) (U)(1) "State share indexpercentage" means, for a	5090
city, local, or exempted village school district, the state	5091
share <pre>index percentage</pre> calculated for a district under section	5092
3317.017 of the Revised Code.	5093
(Q) (2) "State share percentage" means, for a joint	5094
vocational school district, the percentage calculated in	5095
accordance with the following formula:	5096
The amount computed for the district under division (A)(1) of	5097
section 3317.16 of the Revised Code for that fiscal year/ the	5098
aggregate base cost calculated for the district for that fiscal	5099
year under section 3317.012 of the Revised Code	5100
(V) "Statewide average base cost per pupil" for a fiscal	5101
year means the statewide average base cost per pupil calculated	5102
under division (A) of section 3317.018 of the Revised Code.	5103
(W) "Statewide average career-technical base cost per_	5104
pupil" for a fiscal year means the statewide average career-	5105
technical base cost per pupil calculated under division (B) of	5106
section 3317.018 of the Revised Code.	5107
(X) "Taxes charged and payable" means the taxes charged	5108
and payable against real and public utility property after	5109
making the reduction required by section 319 301 of the Revised	5110

Code, plus the taxes levied against tangible personal property.	5111
(R) (1) (Y) For purposes of section sections 3317.017 and	5112
3317.16 of the Revised Code, "three-year average valuation" for	5113
a fiscal year means the average of total taxable value for tax	5114
years 2014, 2015, and 2016the three most recent tax years for	5115
which data is available, as certified under section 3317.021 of	5116
the Revised Code.	5117
(2) For purposes of sections 3317.0217, 3317.0218, and	5118
3317.16 of the Revised Code, "three year average valuation"	5119
means the following:	5120
(a) For fiscal year 2018, the average of total taxable	5121
value for tax years 2014, 2015, and 2016;	5122
(b) For fiscal year 2019, the average of total taxable	5123
value for tax years 2015, 2016, and 2017.	5124
$\frac{(S)}{(Z)}$ "Total ADM" means, for a city, local, or exempted	5125
village school district, the enrollment reported under division	5126
(A) of section 3317.03 of the Revised Code, as verified by the	5127
superintendent of public instruction and adjusted if so ordered	5128
under division (K) of that section.	5129
(T) (AA) "Total special education ADM" means the sum of	5130
categories one through six special education ADM.	5131
(U) (BB) "Total taxable value" means the sum of the	5132
amounts certified for a city, local, exempted village, or joint	5133
vocational school district under divisions (A)(1) and (2) of	5134
section 3317.021 of the Revised Code.	5135
Sec. 3317.021. (A) On or before the first day of June of	5136
each year, the tax commissioner shall certify to the department	5137
of education and the office of budget and management the	5138

information described in divisions (A)(1) to (5) of this section	5139
for each city, exempted village, and local school district, and	5140
the information required by divisions (A)(1) and (2) of this	5141
section for each joint vocational school district, and it shall	5142
be used, along with the information certified under division (B)	5143
of this section, in making the computations for the district	5144
under this chapter.	5145
(1) The taxable value of real and public utility real	5146
property in the school district subject to taxation in the	5147
preceding tax year, by class and by county of location.	5148
(2) The taxable value of tangible personal property,	5149
including public utility personal property, subject to taxation	5150
by the district for the preceding tax year.	5151
(3)(a) The total property tax rate and total taxes charged	5152
and payable for the current expenses for the preceding tax year	5153
and the total property tax rate and the total taxes charged and	5154
payable to a joint vocational district for the preceding tax	5155
year that are limited to or to the extent apportioned to current	5156
expenses.	5157
(b) The portion of the amount of taxes charged and payable	5158
reported for each city, local, and exempted village school	5159
district under division (A)(3)(a) of this section attributable	5160
to a joint vocational school district.	5161
(4) The value of all real and public utility real property	5162
in the school district exempted from taxation minus both of the	5163
following:	5164
(a) The value of real and public utility real property in	5165
the district owned by the United States government and used	5166
exclusively for a public purpose;	5167

(b) The value of real and public utility real property in	5168
the district exempted from taxation under Chapter 725. or 1728.	5169
or section 3735.67, 5709.40, 5709.41, 5709.45, 5709.57, 5709.62,	5170
5709.63, 5709.632, 5709.73, or 5709.78 of the Revised Code.	5171
(5) The total federal adjusted gross income of the	5172
residents of the school district, based on tax returns filed by	5173
the residents of the district, for the most recent year for	5174
which this information is available, and the median Ohio	5175
adjusted gross income of the residents of the school district	5176
determined on the basis of tax returns filed for the second	5177
preceding tax year by the residents of the district.	5178
(6) The number of state tax returns filed by the residents	5179
of the district for the most recent year for which this	5180
information is available.	5181
(B) On or before the first day of May each year, the tax	5182
commissioner shall certify to the department of education and	5183
the office of budget and management the total taxable real	5184
property value of railroads and, separately, the total taxable	5185
tangible personal property value of all public utilities for the	5186
preceding tax year, by school district and by county of	5187
location.	5188
(C) If on the basis of the information certified under	5189
division (A) of this section, the department determines that any	5190
district fails in any year to meet the qualification requirement	5191
specified in division (A) of section 3317.01 of the Revised	5192
Code, the department shall immediately request the tax	5193
commissioner to determine the extent to which any school	5194
district income tax levied by the district under Chapter 5748.	5195
of the Revised Code shall be included in meeting that	5196

requirement. Within five days of receiving such a request from

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the department, the tax commissioner shall make the	5198
determination required by this division and report the quotient	5199
obtained under division (C)(3) of this section to the department	5200
and the office of budget and management. This quotient	5201
represents the number of mills that the department shall include	5202
in determining whether the district meets the qualification	5203
requirement of division (A) of section 3317.01 of the Revised	5204
Code.	5205
The tax commissioner shall make the determination required	5206
by this division as follows:	5207
(1) Multiply one mill times the total taxable value of the	5208
district as determined in divisions (A)(1) and (2) of this	5209
section;	5210
(2) Estimate the total amount of tax liability for the	5211
current tax year under taxes levied by Chapter 5748. of the	5212
Revised Code that are apportioned to current operating expenses	5213
of the district, excluding any income tax receipts allocated for	5214
the project cost, debt service, or maintenance set-aside	5215
associated with a state-assisted classroom facilities project as	5216
authorized by section 3318.052 of the Revised Code;	5217
(3) Divide the amount estimated under division (C)(2) of	5218
this section by the product obtained under division (C)(1) of	5219
this section.	5220
Sec. 3317.022. (A)—The department of education shall	5221
compute and distribute state core foundation funding to each	5222
eligible school district for the fiscal year, using the	5223
information obtained under section 3317.021 of the Revised Code	5224
in the calendar year in which the fiscal year begins, as	5225
prescribed in the following divisions in accordance with the	5226

<pre>following formula:</pre>	5227
The district's funding base + [(the district's state core	5228
foundation funding components for that fiscal year calculated	5229
under divisions (A)(1), (2), (3), (5), (6), (7), and (8) of this	5230
section - the district's funding base) X the district's phase-in	5231
percentage for that fiscal year] + the district's disadvantaged	5232
pupil impact aid for that fiscal year calculated under division	5233
(A) (4) of this section	5234
(A) A district's state core foundation funding components	5235
shall be all of the following:	5236
(1) An opportunity grant The district's state share	5237
calculated according to the following formula:	5238
The formula amount X (formula ADM + preschool scholarship	5239
ADM) X the district's state share index under division (B) of	5240
section 3317.017 of the Revised Code;	5241
(2) Targeted assistance funds calculated under divisions	5242
(A) and (B) of section 3317.0217 of the Revised Code;	5243
(3) Additional state aid for special education and related	5244
services provided under Chapter 3323. of the Revised Code	5245
calculated as the sum of the following:	5246
(a) The district's category one special education ADM X	5247
the amount multiple specified in division (A) of section	5248
3317.013 of the Revised Code X $\underline{\text{the statewide average base cost}}$	5249
<pre>per pupil for that fiscal year X the district's state share</pre>	5250
<pre>indexpercentage;</pre>	5251
(b) The district's category two special education ADM X	5252
the amount multiple specified in division (B) of section	5253
3317.013 of the Revised Code X the statewide average base cost	5254

per pupil for that fiscal year X the district's state share	5255
<pre>indexpercentage;</pre>	5256
(c) The district's category three special education ADM X	5257
the amount multiple specified in division (C) of section	5258
<del></del>	
3317.013 of the Revised Code X <u>the statewide average base cost</u>	5259
<pre>per pupil for that fiscal year X the district's state share</pre>	5260
indexpercentage;	5261
(d) The district's category four special education ADM X	5262
the amount multiple specified in division (D) of section	5263
3317.013 of the Revised Code X the statewide average base cost	5264
per pupil for that fiscal year X the district's state share	5265
<pre>indexpercentage;</pre>	5266
(e) The district's category five special education ADM X	5267
the amount multiple specified in division (E) of section	5268
3317.013 of the Revised Code X $\underline{\text{the statewide average base cost}}$	5269
per pupil for that fiscal year X the district's state share	5270
<pre>indexpercentage;</pre>	5271
(f) The district's category six special education ADM X	5272
the amount multiple specified in division (F) of section	5273
3317.013 of the Revised Code X the statewide average base cost	5274
<pre>per pupil for that fiscal year X the district's state share</pre>	5275
indexpercentage.	5276
(4) Kindergarten through third grade literacy funds-	5277
calculated according to the following formula:	5278
(\$193 X formula ADM for grades kindergarten through three	5279
X the district's state share index) + (\$127 X formula ADM for	5280
grades kindergarten through three)	5281
For purposes of this calculation, the department shall	5282
subtract from a district's formula ADM for grades kindergarten	5283

through three the number of students reported under division (B)	5284
(3) (e) of section 3317.03 of the Revised Code as enrolled in an	5285
internet- or computer-based community school who are in grades-	5286
kindergarten through three.	5287
(5) Economically disadvantaged funds Disadvantaged pupil	5288
<pre>impact aid calculated according to the following formula:</pre>	5289
\$272 \$422 X (the district's economically disadvantaged	5290
index) X the number of students who are economically	5291
disadvantaged as certified under division (B)(21) of section	5292
3317.03 of the Revised Code	5293
$\frac{(6)-(5)}{(5)}$ English learner funds calculated as the sum of the	5294
following:	5295
(a) The district's category one English learner ADM X the	5296
amount multiple specified in division (A) of section 3317.016 of	5297
the Revised Code X the statewide average base cost per pupil for	5298
that fiscal year X the district's state share indexpercentage;	5299
(b) The district's category two English learner ADM X the	5300
amount <u>multiple</u> specified in division (B) of section 3317.016 of	5301
the Revised Code X the statewide average base cost per pupil for	5302
that fiscal year X the district's state share indexpercentage;	5303
(c) The district's category three English learner ADM X	5304
the amount <u>multiple</u> specified in division (C) of section	5305
3317.016 of the Revised Code X the district's state share	5306
indexpercentage.	5307
(7)(a) (6)(a) Gifted identification funds calculated	5308
according to the following formula:	5309
\$5.05 \$24 X the district's formula enrolled ADM for grades	5310
kindergarten through six X the district's state share percentage	5311

(b) Gifted referral funds calculated according to the	5312
following formula:	5313
\$2.50 X the district's enrolled ADM X the district's state	5314
share percentage	5315
<u>share percentage</u>	3313
(c) Gifted professional development funds calculated	5316
according to the following formula:	5317
(The greater of the number of gifted students enrolled in the	5318
district as certified under division (B)(22) of section 3317.03	5319
of the Revised Code and ten per cent of the district's enrolled	5320
ADM) X the district's state share percentage X \$7, for fiscal	5321
year 2022, \$14, for fiscal year 2023, \$21, for fiscal year 2024,	5322
or \$28, for fiscal year 2025	5323
The department shall make no payments under division (A)	5324
(6)(c) of this section for fiscal year 2026 or for each fiscal	5325
year thereafter.	5326
(d) Gifted unit funding calculated under section 3317.051	5327
of the Revised Code.	5328
(0) (7) (2	F 2 2 0
(8) (7) Career-technical education funds calculated as the	5329
sum of the following:	5330
(a) The district's category one career-technical education-	5331
ADM X the amount specified in division (A) of section 3317.014	5332
of the Revised Code X the district's state share index;	5333
(b) The district's category two career-technical education-	5334
ADM X the amount specified in division (B) of section 3317.014	5335
of the Revised Code X the district's state share index;	5336
of the Nevised code & the district s state share index;	J336
(c) The district's category three career technical	5337
education ADM X the amount specified in division (C) of section-	5338
3317.014 of the Revised Code X the district's state share index;	5339

(d) The district's category four career-technical	5340
education ADM X the amount specified in division (D) of section-	5341
3317.014 of the Revised Code X the district's state share index;	5342
(e) The district's category five career-technical	5343
education ADM X the amount specified in division (E) of section	5344
3317.014 of the Revised Code X the district's state share index.	5345
Payment of funds under division (A) (8) of this section is	5346
subject to approval under section 3317.161 of the Revised Code.	5347
(9) under division (C) of section 3317.014 of the Revised	5348
Code.	5349
(8) Career-technical education associated services funds	5350
calculated according to the following formula:	5351
The district's state share index X the amount for career-	5352
technical education associated services specified in section	5353
3317.014 of the Revised Code X the sum of categories one through	5354
five career-technical education ADM-	5355
(10) Capacity aid funds calculated under section 3317.0218	5356
of the Revised Code;	5357
(11) A graduation bonus calculated under section 3317.0215	5358
of the Revised Code;	5359
(12) A third-grade reading bonus calculated under section	5360
3317.0216 of the Revised Codeunder division (D) of section	5361
3317.014 of the Revised Code.	5362
(B) In any fiscal year, a school district shall spend for	5363
purposes that the department designates as approved for special	5364
education and related services expenses at least the amount	5365
calculated as follows:	5366

(The formula amount base cost per pupil calculated for the	5367
district for that fiscal year X the total special education ADM)	5368
+ (the district's category one special education ADM X the	5369
amount multiple specified in division (A) of section 3317.013 of	5370
the Revised Code X the statewide average base cost per pupil for	5371
that fiscal year) + (the district's category two special	5372
education ADM X the $rac{amount\_multiple\_}{multiple\_}$ specified in division (B) of	5373
section 3317.013 of the Revised Code X the statewide average	5374
base cost per pupil for that fiscal year) + (the district's	5375
category three special education ADM X the amount multiple	5376
specified in division (C) of section 3317.013 of the Revised	5377
Code X the statewide average base cost per pupil for that fiscal	5378
<pre>year) + (the district's category four special education ADM X</pre>	5379
the amount multiple specified in division (D) of section	5380
3317.013 of the Revised Code X the statewide average base cost	5381
per pupil for that fiscal year) + (the district's category five	5382
special education ADM X the amount multiple specified in	5383
division (E) of section 3317.013 of the Revised Code X the	5384
statewide average base cost per pupil for that fiscal year) +	5385
(the district's category six special education ADM X the amount-	5386
multiple specified in division (F) of section 3317.013 of the	5387
Revised Code X the statewide average base cost per pupil for	5388
that fiscal year)	5389
	F 2 0 0
The purposes approved by the department for special	5390
education expenses shall include, but shall not be limited to,	5391
identification of children with disabilities, compliance with	5392
state rules governing the education of children with	5393
disabilities and prescribing the continuum of program options	5394
for children with disabilities, provision of speech language	5395
pathology services, and the portion of the school district's	5396
overall administrative and overhead costs that are attributable	5397

to the district's special education student population.	5398
The scholarships deducted from the school district's	5399
account under sections 3310.41 and 3310.55 of the Revised Code-	5400
shall be considered to be an approved special education and	5401
related services expense for the purpose of the school	5402
district's compliance with this division.	5403
(C) In any fiscal year, a school district receiving funds	5404
under division (A) (8) of this section shall spend those funds-	5405
only for the purposes that the department designates as approved	5406
for career-technical education expenses. Career-technical	5407
education expenses approved by the department shall include only	5408
expenses connected to the delivery of career-technical	5409
programming to career-technical students. The department shall	5410
require the school district to report data annually so that the	5411
department may monitor the district's compliance with the	5412
requirements regarding the manner in which funding received	5413
under division (A) (8) of this section may be spent.	5414
(D) In any fiscal year, a school district receiving funds-	5415
under division (A)(9) of this section, or through a transfer of	5416
funds pursuant to division (I) of section 3317.023 of the	5417
Revised Code, shall spend those funds only for the purposes that	5418
the department designates as approved for career-technical-	5419
education associated services expenses, which may include such-	5420
purposes as apprenticeship coordinators, coordinators for other	5421
career technical education services, career technical	5422
evaluation, and other purposes designated by the department. The	5423
department may deny payment under division (A) (9) of this-	5424
section to any district that the department determines is not	5425
operating those services or is using funds paid under division-	5426
(A) (9) of this section, or through a transfer of funds pursuant	5427

to division (I) of section 3317.023 of the Revised Code, for-	5428
other purposes.	5429
(E) All funds received under division (A) (8) of this	5430
section shall be spent in the following manner:	5431
(1) At least seventy-five per cent of the funds shall be	5432
spent on curriculum development, purchase, and implementation;	5433
instructional resources and supplies; industry-based program-	5434
certification; student assessment, credentialing, and placement;	5435
curriculum specific equipment purchases and leases; career-	5436
technical student organization fees and expenses; home and	5437
agency linkages; work-based learning experiences; professional	5438
development; and other costs directly associated with career-	5439
technical education programs including development of new	5440
<del>programs.</del>	5441
(2) Not more than twenty-five per cent of the funds shall	5442
be used for personnel expenditures.	5443
(F)—A school district shall spend the funds it receives	5444
under division $\frac{(A)(5)-(A)(4)}{(A)(4)}$ of this section in accordance with	5445
section 3317.25 of the Revised Code.	5446
section 3317.23 of the Nevised Code <u>.</u>	3440
(D) In any fiscal year, a school district shall spend the	5447
funds it receives under division (A)(5) of this section only for	5448
services for English learners.	5449
(E) In any fiscal year, a school district shall spend the	5450
funds it receives under division (A)(6) of this section only for	5451
gifted education and related services.	5452
Sec. 3317.023. (A) The amounts required to be paid to a	5453
district under this chapter shall be adjusted by the amount of	5454
the computations made under divisions (B) to (K) of this	5455
section.	5456

## As used in this section:

- (1) "Career-technical planning district" or "CTPD" means a school district or group of school districts designated by the department of education as being responsible for the planning for and provision of career-technical education services to students within the district or group. A community school established under Chapter 3314. of the Revised Code or a STEM school established under Chapter 3326. of the Revised Code that is serving students in any of grades seven through twelve shall be assigned to a career-technical planning district by the department.
- (2) "Lead district" means a school district, including a joint vocational school district, designated by the department as a CTPD, or designated to provide primary career-technical education leadership within a CTPD composed of a group of districts, community schools assigned to the CTPD, and STEM schools assigned to the CTPD.
- (B) If a local, city, or exempted village school district to which a governing board of an educational service center provides services pursuant to an agreement entered into under section 3313.843 of the Revised Code, deduct the amount of the payment required for the reimbursement of the governing board under that section.
- (C) (1) If the district is required to pay to or entitled to receive tuition from another school district under division (C) (2) or (3) of section 3313.64 or section 3313.65 of the Revised Code, or if the superintendent of public instruction is required to determine the correct amount of tuition and make a deduction or credit under section 3317.08 of the Revised Code, deduct and credit such amounts as provided in division (J) of

section 3313.64 or section 3317.08 of the Revised Code.	5487
(2) For each child for whom the district is responsible	5488
for tuition or payment under division (A)(1) of section 3317.082	5489
or section 3323.091 of the Revised Code, deduct the amount of	5490
tuition or payment for which the district is responsible.	5491
(D) If the district has been certified by the	5492
superintendent of public instruction under section 3313.90 of	5493
the Revised Code as not in compliance with the requirements of	5494
that section, deduct an amount equal to ten per cent of the	5495
amount computed for the district under this chapter.	5496
(E) If the district has received a loan from a commercial	5497
lending institution for which payments are made by the	5498
superintendent of public instruction pursuant to division (E)(3)	5499
of section 3313.483 of the Revised Code, deduct an amount equal	5500
to such payments.	5501
(F)(1) If the district is a party to an agreement entered	5502
into under division (D), (E), or (F) of section $3311.06$ or	5503
division (B) of section 3311.24 of the Revised Code and is	5504
obligated to make payments to another district under such an	5505
agreement, deduct an amount equal to such payments if the	5506
district school board notifies the department in writing that it	5507
wishes to have such payments deducted.	5508
(2) If the district is entitled to receive payments from	5509
another district that has notified the department to deduct such	5510
payments under division (F)(1) of this section, add the amount	5511
of such payments.	5512
(G) If the district is required to pay an amount of funds	5513
to a cooperative education district pursuant to a provision	5514
described by division (B)(4) of section 3311.52 or division (B)	5515

(8) of section 3311.521 of the Revised Code, deduct such amounts	5516
as provided under that provision and credit those amounts to the	5517
cooperative education district for payment to the district under	5518
division (B)(1) of section 3317.19 of the Revised Code.	5519
(H)(1) If a district is educating a student entitled to	5520
attend school in another district pursuant to a shared education	5521
contract, compact, or cooperative education agreement other than	5522
an agreement entered into pursuant to section 3313.842 of the	5523
Revised Code, credit to that educating district on an FTE basis	5524
both of the following:	5525
(a) An amount equal to the formula amountstatewide average	5526
base cost per pupil.	5527
(b) Any amount applicable to the student pursuant to	5528
section 3317.013 or 3317.014 of the Revised Code.	5529
(2) Deduct any amount credited pursuant to division (H)(1)	5530
of this section from amounts paid to the school district in	5531
which the student is entitled to attend school pursuant to	5532
section 3313.64 or 3313.65 of the Revised Code.	5533
(3) If the district is required by a shared education	5534
contract, compact, or cooperative education agreement to make	5535
payments to an educational service center, deduct the amounts	5536
from payments to the district and add them to the amounts paid	5537
to the service center.	5538
(I)(1) If a district, including a joint vocational school	5539
district, is a lead district of a CTPD, credit to that district	5540
the amount calculated for each school district within that CTPD	5541
under division (A) (9) divisions (D) and (E) of section 3317.022	5542
3317.014 of the Revised Code or division (A) (6) of section	5543
3317.16 of the Revised Code, as applicableand for each community	5544

school and STEM school assigned to the CTPD under divisions (B)	5545
and (C) of section 3314.088 and division (B) and (C) of section	5546
3326.39 of the Revised Code.	5547
(2) Deduct from each appropriate district that is not a	5548
lead district, or from the appropriate community school or STEM	5549
school, the amount attributable to that district or school that	5550
is credited to a lead district under division (I)(1) of this	5551
section.	5552
(J) If the department pays a joint vocational school	5553
district under division (C)(3) of section 3317.16 of the Revised	5554
Code for excess costs of providing special education and related	5555
services to a student with a disability, as calculated under	5556
division (C)(1) of that section, the department shall deduct the	5557
amount of that payment from the city, local, or exempted village	5558
school district that is responsible as specified in that section	5559
for the excess costs.	5560
(K)(1) If the district reports an amount of excess cost	5561
for special education services for a child under division (C) of	5562
section 3323.14 of the Revised Code, the department shall pay	5563
that amount to the district.	5564
(2) If the district reports an amount of excess cost for	5565
special education services for a child under division (C) of	5566
section 3323.14 of the Revised Code, the department shall deduct	5567
that amount from the district of residence of that child.	5568
Sec. 3317.024. The following shall be distributed monthly,	5569
quarterly, or annually as may be determined by the state board	5570
of education:	5571
(A) An amount for each island school district and each	5572
joint state school district for the operation of each high	5573

school and each elementary school maintained within such 5574 district and for capital improvements for such schools. Such 5575 amounts shall be determined on the basis of standards adopted by 5576 the state board of education. However, for fiscal years 2012 and 5577 2013, an island district shall receive the lesser of its actual 5578 cost of operation, as certified to the department of education, 5579 or ninety-three per cent of the amount the district received in 5580 state operating funding for fiscal year 2011. If an island 5581 district received no funding for fiscal year 2011, it shall 5582 receive no funding for either of fiscal year 2012 or 2013. 5583

- (B) An amount for each school district required to pay 5584 tuition for a child in an institution maintained by the 5585 department of youth services pursuant to section 3317.082 of the 5586 Revised Code, provided the child was not included in the 5587 calculation of the district's formula ADM, as that term is 5588 defined in section 3317.02 of the Revised Code, for the 5589 preceding school year.
- (C) An amount for the approved cost of transporting 5591 eligible pupils with disabilities attending a special education 5592 program approved by the department of education whom it is 5593 impossible or impractical to transport by regular school bus in 5594 5595 the course of regular route transportation provided by the school district or educational service center. In the case of a 5596 school district, this amount shall be equal to the actual costs 5597 incurred by the district when transporting those students, as 5598 reported to the department, times the percentage determined for 5599 the district for that fiscal year under divisions (E)(3)(a) to 5600 (f) of section 3317.0212 of the Revised Code. No district or 5601 service center is eligible to receive a payment under this 5602 division for the cost of transporting any pupil whom it 5603 transports by regular school bus and who is included in the 5604

district's transportation ADM. The state board of education	5605
shall establish standards and guidelines for use by the	5606
department of education in determining the approved cost of such	5607
transportation for each <del>district or</del> service center. The state	5608
board shall also establish the deadline for each district to	5609
report its actual costs for transporting these students. Costs	5610
reported by each district under this division shall be subject	5611
to periodic, random audits by the department.	5612
(D) An amount to each school district, including each	5613
cooperative education school district, pursuant to section	5614
3313.81 of the Revised Code to assist in providing free lunches	5615
to needy children. The amounts shall be determined on the basis	5616
of rules adopted by the state board of education.	5617
(E)(1) An amount for auxiliary services to each school	5618
district, for each pupil attending a chartered nonpublic	5619
elementary or high school within the district that is either of	5620
the following:	5621
(a) A school affiliated with a religious order, sect,	5622
church, or denomination or has a curriculum or mission that	5623
contains religious content, religious courses, devotional	5624
exercises, religious training, or any other religious activity;	5625
(b) A school not described in division (E)(1)(a) of this	5626
section that has not elected to receive funds under division (E)	5627
(2) of this section.	5628
(2) An amount for auxiliary services paid directly to each	5629
chartered nonpublic school that has elected to receive funds	5630
under division (E)(2) of this section for each pupil attending	5631

the school. To elect to receive funds under division (E)(2) of

this section, a school, by the first day of April of each odd-

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numbered year, shall notify the department and the school	5634
nambered jear, bridge neerly one department and one beneer	0001
district in which the school is located of the election and	5635
shall submit to the department an affidavit certifying that the	5636
school is not affiliated with a religious order, sect, church,	5637
or denomination and does not have a curriculum or mission that	5638
contains religious content, religious courses, devotional	5639
exercises, religious training, or any other religious activity.	5640
The election shall take effect the following first day of July,	5641
unless the department determines that the school meets the	5642
criteria in division (E)(1)(a) of this section. The school	5643
subsequently may rescind its election, but it may do so only in	5644
an odd-numbered year by notifying the department and the school	5645
district in which the school is located of the rescission not	5646
later than the first day of April of that year. Beginning the	5647
following first day of July after the rescission, the school	5648
shall receive funds under division (E)(1) of this section.	5649

The amount paid under divisions (E) (1) and (2) of this 5650 section shall equal the total amount appropriated for the 5651 implementation of sections 3317.06 and 3317.062 of the Revised 5652 Code divided by the average daily membership in grades 5653 kindergarten through twelve in chartered nonpublic elementary 5654 and high schools within the state as determined as of the last 5655 day of October of each school year.

- (F) An amount for each county board of developmental 5657 disabilities, distributed on the basis of standards adopted by 5658 the state board of education, for the approved cost of 5659 transportation required for children attending special education 5660 programs operated by the county board under section 3323.09 of 5661 the Revised Code; 5662
  - (G) An amount to each institution defined under section 5663

3317.082 of the Revised Code providing elementary or secondary	5664
education to children other than children receiving special	5665
education under section 3323.091 of the Revised Code. This	5666
amount for any institution in any fiscal year shall equal the	5667
total of all tuition amounts required to be paid to the	5668
institution under division (A)(1) of section 3317.082 of the	5669
Revised Code.	5670
The state board of education or any other board of	5671
education or governing board may provide for any resident of a	5672
district or educational service center territory any educational	5673
service for which funds are made available to the board by the	5674
United States under the authority of public law, whether such	5675
funds come directly or indirectly from the United States or any	5676
agency or department thereof or through the state or any agency,	5677
department, or political subdivision thereof.	5678
Sec. 3317.028. (A) On or before May 15, 2007, and the	5679
fifteenth day of May in each calendar year thereafter, the tax	5680
commissioner shall determine for each school district whether	5681
the taxable value of all utility tangible personal property	5682
subject to taxation by the district in the preceding tax year	5683
was less than the taxable value of such property during the	5684
second preceding tax year. If any decrease exceeds ten per cent	5685
of the district's tangible personal property taxable value	5686
included in the total taxable value used in the district's state	5687
aid computation for the fiscal year that ends in the current	5688
calendar year, the tax commissioner shall certify all of the	5689
following to the department of education and the office of	5690
budget and management:	5691
(1) The district's total taxable value for the preceding	5692

5693

tax year;

(2) The change in taxes charged and payable on the	5694
district's total taxable value for the preceding tax year and	5695
the second preceding tax year;	5696
(3) The taxable value of the utility tangible personal	5697
property decrease, which shall be considered a change in	5698
valuation;	5699
(4) The change in taxes charged and payable on such change	5700
in taxable value calculated in the same manner as in division	5701
(A)(3) of section 3317.021 of the Revised Code.	5702
(B) Upon receipt of a certification specified in this	5703
section, the department of education shall replace the three-	5704
year average valuations that were used in computing the	5705
district's state education aid for the fiscal year that ends in	5706
the current calendar year with the taxable value certified under	5707
division (A)(1) of this section and shall recompute the state	5708
education aid for such fiscal year without applying any funding	5709
limitations enacted by the general assembly to the computation.	5710
The department shall pay to the district an amount equal to the	5711
lesser of the following:	5712
(1) The positive difference between the district's state	5713
education aid prior to the recomputation under this section and	5714
the district's recomputed state education aid;	5715
(2) The absolute value of the amount certified under	5716
division (A)(2) of this section.	5717
The payment date shall be determined by the director of	5718
budget and management. The director shall select a payment date	5719
that is not earlier than the first day of June of the current	5720
fiscal year and not later than the thirty-first day of July of	5721
the following fiscal year. The department of education shall not	5722

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pay the district under this section prior to approval by the	5723
director of budget and management to make that payment.	5724
(C) If a school district received a grant from the	5725
catastrophic expenditures account pursuant to division (C) of	5726
section 3316.20 of the Revised Code on the basis of the same	5727
circumstances for which a recomputation is made under this	5728
section, the amount of the recomputation shall be reduced and	5729
transferred in accordance with division (C) of section 3316.20	5730
of the Revised Code.	5731
Sec. 3317.0212. (A) As used in this section:	5732
(1) "Assigned bus" means a school bus used to transport	5733
qualifying riders.	5734
(2) "Density" means the total riders per square mile of a	5735
school district.	5736
(3) "Nontraditional ridership" means the average number of	5737
qualifying riders who are enrolled in a community school	5738
established under Chapter 3314. of the Revised Code, in a STEM	5739
school established under Chapter 3326. of the Revised Code, or	5740
in a nonpublic school and are provided school bus service by a	5741
school district during the first full week of October.	5742
(4) "Qualifying riders" means resident students enrolled	5743
in regular education in preschool and grades kindergarten to	5744
twelve who are provided school bus service by a school district	5745
and who live more than one mile from the school they attend,	5746
including students with dual enrollment in a joint vocational	5747
school district or a cooperative education school district, and	5748
students enrolled in a community school, STEM school, or	5749
nonpublic school.	5750
(2) (5) "Qualifying ridership" means the greater of the	5751

average number of qualifying riders counted in the morning or	5752
<pre>counted in the afternoon who are provided school bus service by</pre>	5753
a school district during the first full week of October.	5754
(3) (6) "Rider density" means the total ADM per square	5755
mile of a school district.following quotient:	5756
A school district's total number of qualifying riders/ the	5757
number of square miles in the district	5758
Hamber of Square miles in the district	3730
(4) (7) "Riders" means students enrolled in regular and	5759
special education in grades kindergarten through twelve who are	5760
provided school bus service by a school district, including	5761
students with dual enrollment in a joint vocational school	5762
district or a cooperative education school district, and	5763
students enrolled in a community school, STEM school, or	5764
nonpublic school.	5765
(8) "School bus service" means a school district's	5766
transportation of qualifying riders in any of the following	5767
types of vehicles:	5768
(a) School buses owned or leased by the district;	5769
(b) School buses operated by a private contractor hired by	5770
the district;	5771
(c) School buses operated by another school district or	5772
entity with which the district has contracted, either as part of	5773
a consortium for the provision of transportation or otherwise.	5774
(B) Not later than the <del>fifteenth day of October first day</del>	5775
of November each year, each city, local, and exempted village	5776
school district shall report to the department of education its	5777
qualifying ridership and any other information requested by the	5778
department. Subsequent adjustments to the reported numbers shall	5779

be made only in accordance with rules adopted by the department. 5780 (C) The department shall calculate the statewide 5781 transportation cost per student as follows: 5782 (1) Determine each city, local, and exempted village 5783 school district's transportation cost per student by dividing 5784 the district's total costs for school bus service in the 5785 previous fiscal year by its qualifying ridership in the previous 5786 5787 fiscal year. (2) After excluding districts that do not provide school 5788 bus service and the ten districts with the highest 5789 5790 transportation costs per student and the ten districts with the lowest transportation costs per student, divide the aggregate 5791 cost for school bus service for the remaining districts in the 5792 previous fiscal year by the aggregate qualifying ridership of 5793 those districts in the previous fiscal year. 5794 (D) The department shall calculate the statewide 5795 transportation cost per mile as follows: 5796 (1) Determine each city, local, and exempted village 5797 school district's transportation cost per mile by dividing the 5798 district's total costs for school bus service in the previous 5799 fiscal year by its total number of miles driven for school bus 5800 service in the previous fiscal year. 5801 (2) After excluding districts that do not provide school 5802 bus service and the ten districts with the highest 5803 transportation costs per mile and the ten districts with the 5804 lowest transportation costs per mile, divide the aggregate cost 5805 for school bus service for the remaining districts in the 5806 previous fiscal year by the aggregate miles driven for school 5807

bus service in those districts in the previous fiscal year.

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(E) The department shall calculate each city, local, and	5809
exempted village school district's transportation <a href="mailto:base">base</a> payment	5810
as follows:	5811
(1) Multiply Calculate the sum of the following:	5812
(a) The product of the statewide transportation cost per	5813
student by and the number of students counted in the district's	5814
qualifying ridership for the current fiscal year who are	5815
<pre>enrolled in the district;</pre>	5816
(b) 1.5 times the statewide transportation cost per	5817
student times the number of students counted in the district's	5818
qualifying ridership for the current fiscal year who are	5819
enrolled in community schools established under Chapter 3314. of	5820
the Revised Code or STEM schools established under Chapter 3326.	5821
of the Revised Code;	5822
(c) 2.0 times the statewide transportation cost per	5823
student times the number of students counted in the district's	5824
qualifying ridership for the current fiscal year who are	5825
<pre>qualifying ridership for the current fiscal year who are enrolled in nonpublic schools.</pre>	5825 5826
enrolled in nonpublic schools.	5826
enrolled in nonpublic schools.  (2) Multiply the statewide transportation cost per mile by	5826 5827
enrolled in nonpublic schools.  (2) Multiply the statewide transportation cost per mile by the district's total number of miles driven for school bus	5826 5827 5828
enrolled in nonpublic schools.  (2) Multiply the statewide transportation cost per mile by the district's total number of miles driven for school bus service in the current fiscal year.	5826 5827 5828 5829
enrolled in nonpublic schools.  (2) Multiply the statewide transportation cost per mile by the district's total number of miles driven for school bus service in the current fiscal year.  (3) Multiply the greater of the amounts calculated under	5826 5827 5828 5829 5830
enrolled in nonpublic schools.  (2) Multiply the statewide transportation cost per mile by the district's total number of miles driven for school bus service in the current fiscal year.  (3) Multiply the greater of the amounts calculated under divisions (E) (1) and (2) of this section by the following:	5826 5827 5828 5829 5830 5831
enrolled in nonpublic schools.  (2) Multiply the statewide transportation cost per mile by the district's total number of miles driven for school bus service in the current fiscal year.  (3) Multiply the greater of the amounts calculated under divisions (E) (1) and (2) of this section by the following:  (a) For fiscal year 20182022, the greater of thirty-seven	5826 5827 5828 5829 5830 5831
enrolled in nonpublic schools.  (2) Multiply the statewide transportation cost per mile by the district's total number of miles driven for school bus service in the current fiscal year.  (3) Multiply the greater of the amounts calculated under divisions (E)(1) and (2) of this section by the following:  (a) For fiscal year 20182022, the greater of thirty sevenand one-half twenty-nine and one-sixth per cent or the	5826 5827 5828 5829 5830 5831 5832 5833

thirty-three and one-third per cent or the district's state	5837
share indexpercentage;	5838
(c) For fiscal year 2024, the greater of thirty-seven and	5839
one-half per cent or the district's state share percentage;	5840
(d) For fiscal year 2025, the greater of forty-one and	5841
two-thirds per cent or the district's state share percentage;	5842
(e) For fiscal year 2026, the greater of forty-five and	5843
five-sixths per cent or the district's state share percentage;	5844
(f) For fiscal year 2027 and for each fiscal year	5845
thereafter, the greater of fifty per cent or the district's	5846
state share percentage.	5847
(F) (1) The department annually shall establish a target	5848
number of qualifying riders per assigned bus for each city,	5849
local, and exempted village school district. The department	5850
shall use the most recently available data in establishing the	5851
target number. The target number shall be based on the statewide	5852
median number of riders per assigned bus as adjusted to reflect	5853
the district's density in comparison to the density of all other	5854
districts. The department shall post on the department's web	5855
site each district's target number of riders per assigned bus	5856
and a description of how the target number was determined.	5857
(2) The department shall determine each school district's	5858
efficiency index by dividing the district's number of riders per	5859
assigned bus by its target number of riders per assigned bus.	5860
(3) The department shall determine each city, local, and	5861
exempted village school district's efficiency adjustment payment	5862
as follows:	5863
(a) If the district's efficiency index is equal to or	5864

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greater than 1.5, the efficiency adjustment payment shall be	5865
calculated according to the following formula:	5866
0.15 X the district's transportation base payment calculated	5867
under division (E) of this section	5868
(b) If the district's efficiency index is less than 1.5	5869
but greater than or equal to 1.0, the efficiency adjustment	5870
payment shall be calculated according to the following formula:	5871
{[(The district's efficiency index - 1) X 0.15]/0.5} X the	5872
district's transportation base payment calculated under division	5873
(E) of this section	5874
(c) If the district's efficiency index is less than 1.0,	5875
the efficiency adjustment payment shall be zero.	5876
(G) In addition to funds paid under division (E) divisions	5877
(E), (F), and (H) of this section, each city, local, and	5878
exempted village district shall receive in accordance with rules	5879
adopted by the state board of education a payment for students	5880
transported by means other than school bus service and whose	5881
transportation is not funded under division (C) of section	5882
3317.024 of the Revised Code. The rules shall include provisions	5883
for school district reporting of such students.	5884
$\frac{(G)(1)(H)(1)}{(G)(H)}$ For purposes of division $\frac{(G)(H)}{(G)(H)}$ of this	5885
section, a school district's "transportation supplement	5886
percentage" means the following quotient:	5887
(5028 - the district's rider density)/ 100	5888
If the result of the calculation for a district under	5889
division $\frac{(G)(1)(H)(1)}{(G)(G)}$ of this section is less than zero, the	5890
district's transportation supplement percentage shall be zero.	5891
(2) The department shall pay each district a	5892

transportation supplement calculated according to the following	5893
formula:	5894
The district's transportation supplement percentage X the amount	5895
calculated for the district under division (E)(2) of this	5896
section X 0.55	5897
Sec. 3317.0213. (A) The department of education shall	5898
compute and pay in accordance with this section additional state	5899
aid for preschool children with disabilities to each city,	5900
local, and exempted village school district and to each	5901
institution, as defined in section 3323.091 of the Revised Code.	5902
Funding shall be provided for children who are not enrolled in	5903
kindergarten and who are under age six on the thirtieth day of	5904
September of the academic year, or on the first day of August of	5905
the academic year if the school district in which the child is	5906
enrolled has adopted a resolution under division (A)(3) of	5907
section 3321.01 of the Revised Code, but not less than age three	5908
on the first day of December of the academic year.	5909
The additional state aid shall be calculated under the	5910
following formula:	5911
(\$4,000 X the number of students who are preschool	5912
children with disabilities) + the sum of the following:	5913
(1) The district's or institution's category one special	5914
education students who are preschool children with disabilities	5915
X the amount multiple specified in division (A) of section	5916
3317.013 of the Revised Code X the statewide average base cost	5917
per pupil for that fiscal year X the district's state share	5918
<pre>index percentage X 0.50;</pre>	5919
(2) The districtle or institution to set or you tree constitution to	E000
(2) The district's or institution's category two special	5920
education students who are preschool children with disabilities	5921

X the amount multiple specified in division (B) of section	5922
3317.013 of the Revised Code X $\underline{\text{the statewide average base cost}}$	5923
per pupil for that fiscal year X the district's state share	5924
<pre>index percentage X 0.50;</pre>	5925
(3) The district's or institution's category three special	5926
education students who are preschool children with disabilities	5927
X the amount multiple specified in division (C) of section	5928
3317.013 of the Revised Code X $\underline{\text{the statewide average base cost}}$	5929
<pre>per pupil for that fiscal year X the district's state share</pre>	5930
<pre>index percentage X 0.50;</pre>	5931
(4) The district's or institution's category four special	5932
education students who are preschool children with disabilities	5933
X the amount multiple specified in division (D) of section	5934
3317.013 of the Revised Code X $\underline{\text{the statewide average base cost}}$	5935
<pre>per pupil for that fiscal year X the district's state share</pre>	5936
<pre>index percentage X 0.50;</pre>	5937
(5) The district's or institution's category five special	5938
education students who are preschool children with disabilities	5939
X the amount multiple specified in division (E) of section	5940
3317.013 of the Revised Code X $\underline{\text{the statewide average base cost}}$	5941
<pre>per pupil for that fiscal year X the district's state share</pre>	5942
<pre>index percentage X 0.50;</pre>	5943
(6) The district's or institution's category six special	5944
education students who are preschool children with disabilities	5945
X the amount multiple specified in division (F) of section	5946
3317.013 of the Revised Code X $\underline{\text{the statewide average base cost}}$	5947
<pre>per pupil for that fiscal year X the district's state share</pre>	5948
<pre>index percentage X 0.50.</pre>	5949
The special education disability categories for preschool	5950

children used in this section are the same categories prescribed	5951
in section 3317.013 of the Revised Code.	5952

As used in division (A) of this section, the state share 5953

index percentage of a student enrolled in an institution is the 5954

state share index percentage of the school district in which the 5955

student is entitled to attend school under section 3313.64 or 5956

3313.65 of the Revised Code. 5957

- (B) If an educational service center is providing services 5958 to students who are preschool children with disabilities under 5959 agreement with the city, local, or exempted village school 5960 district in which the students are entitled to attend school, 5961 that district may authorize the department to transfer funds 5962 computed under this section to the service center providing 5963 those services.
- (C) If a county DD board is providing services to students 5965 who are preschool children with disabilities under agreement 5966 with the city, local, or exempted village school district in 5967 which the students are entitled to attend school, the department 5968 shall deduct from the district's payment computed under division 5969 (A) of this section the total amount of those funds that are 5970 attributable to the students served by the county DD board and 5971 pay that amount to that board. 5972
- Sec. 3317.0214. (A) The department shall compute and pay 5973 in accordance with this section additional state aid to school 5974 districts for students in categories two through six special 5975 education ADM. If a district's costs for the fiscal year for a 5976 student in its categories two through six special education ADM 5977 exceed the threshold catastrophic cost for serving the student, 5978 the district may submit to the superintendent of public 5979 instruction documentation, as prescribed by the superintendent, 5980

of all its costs for that student. Upon submission of	5981
documentation for a student of the type and in the manner	5982
prescribed, the department shall pay to the district an amount	5983
equal to the sum of the following:	5984
(1) One-half of the district's costs for the student in	5985
excess of the threshold catastrophic cost;	5986
(2) The product of one-half of the district's costs for	5987
the student in excess of the threshold catastrophic cost	5988
multiplied by the district's state share <pre>indexpercentage</pre> .	5989
(B) For purposes of division (A) of this section, the	5990
threshold catastrophic cost for serving a student equals:	5991
(1) For a student in the school district's category two,	5992
three, four, or five special education ADM, twenty-seven	5993
thousand three hundred seventy-five dollars;	5994
(2) For a student in the district's category six special	5995
education ADM, thirty-two thousand eight hundred fifty dollars.	5996
(C) The district shall report under division (A) of this	5997
section, and the department shall pay for, only the costs of	5998
educational expenses and the related services provided to the	5999
student in accordance with the student's individualized	6000
education program. Any legal fees, court costs, or other costs	6001
associated with any cause of action relating to the student may	6002
not be included in the amount.	6003
Sec. 3317.0215. (A) The department of education shall	6004
withhold from the aggregate amount paid for a fiscal year to	6005
each city, local, exempted village, and joint vocational school	6006
district, community school established under Chapter 3314. of	6007
the Revised Code, and science, technology, engineering, and	6008
mathematics school established under Chapter 3326. of the	6009

Revised Code an amount equal to the following:	6010
(1) In the case of a city, local, exempted village, or	6011
joint vocational school district, an amount calculated as	6012
<pre>follows:</pre>	6013
0.10 X [(the district's category one special education ADM X the	6014
multiple specified in division (A) of section 3317.013 of the	6015
Revised Code X the statewide average base cost per pupil for	6016
that fiscal year X the district's state share percentage) + (the	6017
district's category two special education ADM X the multiple	6018
specified in division (B) of section 3317.013 of the Revised	6019
Code X the statewide average base cost per pupil for that fiscal	6020
<pre>year X the district's state share percentage) + (the district's</pre>	6021
category three special education ADM X the multiple specified in	6022
division (C) of section 3317.013 of the Revised Code X the	6023
statewide average base cost per pupil for that fiscal year X the	6024
district's state share percentage) + (the district's category	6025
four special education ADM X the multiple specified in division	6026
(D) of section 3317.013 of the Revised Code X the statewide	6027
average base cost per pupil for that fiscal year X the	6028
district's state share percentage) + (the district's category	6029
five special education ADM X the multiple specified in division	6030
(E) of section 3317.013 of the Revised Code X the statewide	6031
average base cost per pupil for that fiscal year X the	6032
district's state share percentage) + (the district's category	6033
six special education ADM X the multiple specified in division	6034
(F) of section 3317.013 of the Revised Code X the statewide	6035
average base cost per pupil for that fiscal year X the	6036
<pre>district's state share percentage)]</pre>	6037
(2) In the case of a community school, the aggregate	6038
amount of special education funding paid to the school under	6039

section 3314.08 of the Revised Code times 0.10.	6040
(3) In the case of a science, technology, engineering, or	6041
mathematics school, the aggregate amount of special education	6042
funding paid to the school under section 3326.33 of the Revised	6043
<pre>Code times 0.10.</pre>	6044
(B) The department shall use the amount of funds withheld	6045
under division (A) of this section for purposes of division (C)	6046
(3) of section 3314.08 of the Revised Code, section 3317.0214 of	6047
the Revised Code, division (B) of section 3317.16 of the Revised	6048
Code, and section 3326.34 of the Revised Code.	6049
Sec. 3317.0217. Payment of the amount calculated for a	6050
school district under this section shall be made under division	6051
(A) of section 3317.022 of the Revised Code.	6052
(A) For each fiscal year, the department of education	6053
shall compute targeted assistance funds for city, local, and	6054
exempted village school districts, in accordance with the	6055
<pre>following formula:</pre>	6056
A district's capacity amount for that fiscal year calculated	6057
<pre>under division (B) of this section + a district's wealth amount</pre>	6058
for that fiscal year calculated under division (C) of this	6059
<u>section</u>	6060
(B) The department shall calculate each district's	6061
<pre>capacity amount for a fiscal year as follows:</pre>	6062
(1) Calculate each district's weighted wealth for that	6063
fiscal year, which equals the following sum:	6064
(The amount determined for the district for that fiscal year	6065
under division (A)(1)(a) of section 3317.017 of the Revised Code	6066
X 0.6) + (the amount determined for the district for that fiscal	6067

## H. B. No. 1 As Introduced

year under division (A)(2)(a) of section 3317.017 of the Revised	6068
<u>Code X 0.4)</u>	6069
(2) Determine the median weighted wealth of all school	6070
districts in this state for that fiscal year;	6071
(3) Compute each district's capacity index for that fiscal_	6072
year by dividing the median weighted wealth of all school	6073
districts in this state for that fiscal year by the district's	6074
weighted wealth for that fiscal year;	6075
(4) Compute each district's capacity amount for that	6076
fiscal year as follows:	6077
(a) The district's capacity amount shall be zero if the	6078
district satisfies either of the following criteria for that	6079
<pre>fiscal year:</pre>	6080
(i) The district's capacity index is less than 1.	6081
(ii) The district's enrolled ADM is less than 200.	6082
(b) If the district does not satisfy either of the	6083
criteria specified in division (B)(4)(a) of this section for	6084
that fiscal year, the district's capacity amount for that fiscal	6085
<pre>year shall be calculated as follows:</pre>	6086
(i) Compute the following amount for the district:	6087
(The median weighted wealth of all school districts in this	6088
state for that fiscal year X 0.008) - (the district's weighted	6089
wealth for that fiscal year X 0.008)	6090
(ii) If the district's enrolled ADM for that fiscal year	6091
is greater than or equal to 200 but less than or equal to 400,	6092
the district's capacity amount for that fiscal year shall be	6093
equal to 0.05 X the amount computed under division (B)(4)(b)(i)	6094

of this section.	6095
(iii) If the district's enrolled ADM for that fiscal year	6096
is greater than 400 and less than 600, the district's capacity	6097
amount for that fiscal year shall be calculated in accordance	6098
with the following formula:	6099
{[0.95 X (the district's enrolled ADM for that fiscal year -	6100
400)/200] + 0.05} X the amount computed under division (B) (4) (b)	6101
(i) of this section	6102
(iv) If the district's enrolled ADM for that fiscal year	6103
is greater than or equal to 600, the district's capacity amount	6104
for that fiscal year shall be equal to the amount computed under	6105
division (B)(4)(b)(i) of this section.	6106
(C) The department shall calculate each district's wealth	6107
amount for a fiscal year as follows:	6108
(1) Calculate each district's weighted wealth per pupil	6109
for that fiscal year, which equals the following quotient:	6110
The district's weighted wealth for that fiscal year calculated	6111
under division (B)(1) of this section/ (the district's enrolled	6112
ADM for that fiscal year - the students described in division	6113
(A) (1) (b) of section 3317.03 of the Revised Code + the students	6114
described in division (A)(2)(d) of section 3317.03 of the	6115
Revised Code)	6116
(2) Determine the median weighted wealth per pupil of all	6117
school districts in this state for that fiscal year;	6118
(3) Compute each district's wealth index for that fiscal	6119
year by dividing the median weighted wealth per pupil of all	6120
school districts in this state for that fiscal year by the	6121
district's weighted wealth per pupil for that fiscal year;	6122

(4) Compute each district's wealth amount for that fiscal	6123
year, as follows:	6124
(a) If the district's wealth index computed under division	6125
(C)(3) of this section for that fiscal year is less than 0.8,	6126
the district's wealth amount for that fiscal year shall be zero.	6127
(b) If the district's wealth index computed under division	6128
(C) (3) of this section for that fiscal year is greater than or	6129
equal to 0.8, the district's wealth amount for that fiscal year	6130
shall be calculated in accordance with the following formula:	6131
[(The median weighted wealth per pupil of all school districts	6132
in this state for that fiscal year X 0.014) - (the district's	6133
weighted wealth per pupil for that fiscal year X 0.0112)] X the	6134
district's enrolled ADM for that fiscal year	6135
Sec. 3317.0218. For each fiscal year, the department of	6136
education shall compute and pay supplemental targeted assistance	6137
to each city, local, and exempted village school district as	6138
follows:	6139
(A) Determine if the district satisfies both of the	6140
<pre>following criteria:</pre>	6141
(1) The wealth index calculated for the district for	6142
fiscal year 2019 under division (A) (4) of former section	6143
3317.0217 of the Revised Code as it existed prior to the	6144
effective date of this section is greater than 1.6;	6145
(2) The district's enrolled ADM for fiscal year 2019 is	6146
less than eighty-eight per cent of the district's total ADM for	6147
fiscal year 2019.	6148
(B) Determine the maximum of the wealth indices calculated	6149
under division (A) (4) of former section 3317.0217 of the Revised	6150

Code as it existed prior to the effective date of this section	6151
for all districts that satisfy both of the criteria specified	6152
under division (A) of this section;	6153
(C) If the district satisfies both of the criteria	6154
specified under division (A) of this section, compute the	6155
district's supplemental amount as the product of the following:	6156
(1) {[(The number specified under division (A)(1) of this	6157
<pre>section - 1.6)/ (the number determined under division (B) of</pre>	6158
this section - 1.6)] X 675} + 75;	6159
(2) The district's enrolled ADM.	6160
(D) If the district does not satisfy both of the criteria	6161
specified under division (A) of this section, the district's	6162
supplemental amount shall be equal to zero.	6163
Sec. 3317.03. (A) The superintendent of each city, local,	6164
and exempted village school district shall report to the state	6165
board of education as of the last day of October, March, and	6166
June of each year the enrollment of students receiving services	6167
from schools under the superintendent's supervision, and the	6168
numbers of other students entitled to attend school in the	6169
district under section 3313.64 or 3313.65 of the Revised Code	6170
the superintendent is required to report under this section, so	6171
that the department of education can calculate the district's	6172
enrolled ADM, formula ADM, total ADM, category one through five	6173
career-technical education ADM, category one through three	6174
English learner ADM, category one through six special education	6175
ADM, preschool scholarship ADM, transportation ADM, and, for	6176
purposes of provisions of law outside of Chapter 3317. of the	6177
Revised Code, average daily membership.	6178
(1) The enrollment reported by the superintendent during	6179

the reporting period shall consist of the number of students in	6180
grades kindergarten through twelve receiving any educational	6181
services from the district, except that the following categories	6182
of students shall not be included in the determination:	6183
of students shall not be included in the determination:	0103
(a) Students enrolled in adult education classes;	6184
(b) Adjacent or other district students enrolled in the	6185
district under an open enrollment policy pursuant to section	6186
3313.98 of the Revised Code;	6187
(c) Students receiving services in the district pursuant	6188
to a compact, cooperative education agreement, or a contract,	6189
but who are entitled to attend school in another district	6190
pursuant to section 3313.64 or 3313.65 of the Revised Code;	6191
	61.00
(d) Students for whom tuition is payable pursuant to	6192
sections 3317.081 and 3323.141 of the Revised Code;	6193
(e) Students receiving services in the district through a	6194
scholarship awarded under either section 3310.41 or sections	6195
3310.51 to 3310.64 of the Revised Code.	6196
When reporting students under division (A)(1) of this	6197
section, the superintendent also shall report the district where	6198
each student is entitled to attend school pursuant to sections	6199
3313.64 and 3313.65 of the Revised Code.	6200
(2) The department of education shall compile a list of	6201
all students reported to be enrolled in a district under	6202
division (A)(1) of this section and of the students entitled to	6203
attend school in the district pursuant to section 3313.64 or	6204
3313.65 of the Revised Code on an FTE basis but receiving	6205
educational services in grades kindergarten through twelve from	6206
one or more of the following entities:	6207

(a) A community school pursuant to Chapter 3314. of the	6208
Revised Code, including any participation in a college pursuant	6209
to Chapter 3365. of the Revised Code while enrolled in such	6210
community school;	6211
(b) An alternative school pursuant to sections 3313.974 to	6212
3313.979 of the Revised Code as described in division (I)(2)(a)	6213
or (b) of this section;	6214
(c) A college pursuant to Chapter 3365. of the Revised	6215
Code, except when the student is enrolled in the college while	6216
also enrolled in a community school pursuant to Chapter 3314., a	6217
science, technology, engineering, and mathematics school	6218
established under Chapter 3326., or a college-preparatory	6219
boarding school established under Chapter 3328. of the Revised	6220
Code;	6221
(d) An adjacent or other school district under an open	6222
enrollment policy adopted pursuant to section 3313.98 of the	6223
Revised Code;	6224
(e) An educational service center or cooperative education	6225
district;	6226
(f) Another school district under a cooperative education	6227
agreement, compact, or contract;	6228
(g) A chartered nonpublic school with a scholarship paid	6229
under section 3310.08 of the Revised Code, if the students	6230
qualified for the scholarship under section 3310.03 of the	6231
Revised Code;	6232
(h) An alternative public provider or a registered private	6233
provider with a scholarship awarded under either section 3310.41	6234
or sections 3310.51 to 3310.64 of the Revised Code.	6235

As used in this section, "alternative public provider" and	6236
"registered private provider" have the same meanings as in	6237
section 3310.41 or 3310.51 of the Revised Code, as applicable.	6238
(i) A science, technology, engineering, and mathematics	6239
school established under Chapter 3326. of the Revised Code,	6240
including any participation in a college pursuant to Chapter	6241
3365. of the Revised Code while enrolled in the school;	6242
(j) A college-preparatory boarding school established	6243
under Chapter 3328. of the Revised Code, including any	6244
participation in a college pursuant to Chapter 3365. of the	6245
Revised Code while enrolled in the school.	6246
(3) The department also shall compile a list of the	6247
students entitled to attend school in the district under section	6248
3313.64 or 3313.65 of the Revised Code who are enrolled in a	6249
joint vocational school district or under a career-technical	6250
education compact, excluding any students so entitled to attend	6251
school in the district who are enrolled in another school	6252
district through an open enrollment policy as reported under	6253
division (A)(2)(d) of this section and then enroll in a joint	6254
vocational school district or under a career-technical education	6255
compact.	6256
The department shall provide each city, local, and	6257
exempted village school district with an opportunity to review	6258
the list of students compiled under divisions (A)(2) and (3) of	6259
this section to ensure that the students reported accurately	6260

(B) To enable the department of education to obtain the 6262 data needed to complete the calculation of payments pursuant to 6263 this chapter, each superintendent shall certify from the reports 6264

6261

reflect the enrollment of students in the district.

provided by the department under division (A) of this section	6265
all of the following:	6266
(1) The total student enrollment in regular learning day	6267
classes included in the report under division (A)(1) or (2) of	6268
this section for each of the individual grades kindergarten	6269
through twelve in schools under the superintendent's	6270
supervision;	6271
(2) The unduplicated count of the number of preschool	6272
children with disabilities enrolled in the district for whom the	6273
district is eligible to receive funding under section 3317.0213	6274
of the Revised Code adjusted for the portion of the year each	6275
child is so enrolled, in accordance with the disability	6276
categories prescribed in section 3317.013 of the Revised Code;	6277
(3) The number of children entitled to attend school in	6278
the district pursuant to section 3313.64 or 3313.65 of the	6279
Revised Code who are:	6280
(a) Participating in a pilot project scholarship program	6281
established under sections 3313.974 to 3313.979 of the Revised	6282
Code as described in division (I)(2)(a) or (b) of this section;	6283
(b) Enrolled in a college under Chapter 3365. of the	6284
Revised Code, except when the student is enrolled in the college	6285
while also enrolled in a community school pursuant to Chapter	6286
3314. of the Revised Code, a science, technology, engineering,	6287
and mathematics school established under Chapter 3326., or a	6288
college-preparatory boarding school established under Chapter	6289
3328. of the Revised Code;	6290
(c) Enrolled in an adjacent or other school district under	6291
section 3313.98 of the Revised Code;	6292
(d) Enrolled in a community school established under	6293

Chapter 3314. of the Revised Code that is not an internet- or	6294
computer-based community school as defined in section 3314.02 of	6295
the Revised Code, including any participation in a college	6296
pursuant to Chapter 3365. of the Revised Code while enrolled in	6297
such community school;	6298
(e) Enrolled in an internet- or computer-based community	6299
school, as defined in section 3314.02 of the Revised Code,	6300
including any participation in a college pursuant to Chapter	6301
3365. of the Revised Code while enrolled in the school;	6302
(f) Enrolled in a chartered nonpublic school with a	6303
scholarship paid under section 3310.08 of the Revised Code and	6304
who qualified for the scholarship under section 3310.03 of the	6305
Revised Code;	6306
(g) Enrolled in kindergarten through grade twelve in an	6307
alternative public provider or a registered private provider	6308
with a scholarship awarded under section 3310.41 of the Revised	6309
Code;	6310
(h) Enrolled as a preschool child with a disability in an	6311
alternative public provider or a registered private provider	6312
with a scholarship awarded under section 3310.41 of the Revised	6313
Code;	6314
(i) Participating in a program operated by a county board	6315
of developmental disabilities or a state institution;	6316
(j) Enrolled in a science, technology, engineering, and	6317
mathematics school established under Chapter 3326. of the	6318
Revised Code, including any participation in a college pursuant	6319
to Chapter 3365. of the Revised Code while enrolled in the	6320
school;	6321
(k) Enrolled in a college-preparatory boarding school	6322

established under Chapter 3326. Of the Revised Code, including	6323
any participation in a college pursuant to Chapter 3365. of the	6324
Revised Code while enrolled in the school;	6325
(l) Enrolled in an alternative public provider or a	6326
registered private provider with a scholarship awarded under	6327
sections 3310.51 to 3310.64 of the Revised Code.	6328
(4) The total enrollment of pupils in joint vocational	6329
schools;	6330
(5) The combined enrollment of children with disabilities	6331
reported under division (A)(1) or (2) of this section, including	6332
any student described in division (A)(1)(b) of this section and	6333
excluding any student reported under divisions (A)(2)(a), (b),	6334
(d), (g), (h), (i), and (j) of this section, receiving special	6335
education services for the category one disability described in	6336
division (A) of section 3317.013 of the Revised Code, including	6337
children attending a special education program operated by an	6338
alternative public provider or a registered private provider	6339
with a scholarship awarded under sections 3310.51 to 3310.64 of	6340
the Revised Code;	6341
(6) The combined enrollment of children with disabilities	6342
reported under division (A)(1) or (2) of this section, including	6343
any student described in division (A)(1)(b) of this section and	6344
excluding any student reported under divisions (A)(2)(a), (b),	6345
(d), (g), (h), (i), and (j) of this section, receiving special	6346
education services for category two disabilities described in	6347
division (B) of section 3317.013 of the Revised Code, including	6348
children attending a special education program operated by an	6349
alternative public provider or a registered private provider	6350
with a scholarship awarded under sections 3310.51 to 3310.64 of	6351
the Revised Code;	6352

(7) The combined enrollment of children with disabilities	6353
reported under division (A)(1) or (2) of this section, including	6354
any student described in division (A)(1)(b) of this section and	6355
excluding any student reported under divisions (A)(2)(a), (b),	6356
(d), (g), (h), (i), and (j) of this section, receiving special	6357
education services for category three disabilities described in	6358
division (C) of section 3317.013 of the Revised Code, including	6359
children attending a special education program operated by an	6360
alternative public provider or a registered private provider	6361
with a scholarship awarded under sections 3310.51 to 3310.64 of	6362
the Revised Code;	6363
(8) The combined enrollment of children with disabilities	6364
reported under division (A)(1) or (2) of this section, including	6365
any student described in division (A)(1)(b) of this section and	6366
excluding any student reported under divisions (A)(2)(a), (b),	6367
(d), (g), (h), (i), and (j) of this section, receiving special	6368
education services for category four disabilities described in	6369
division (D) of section 3317.013 of the Revised Code, including	6370
children attending a special education program operated by an	6371
alternative public provider or a registered private provider	6372
with a scholarship awarded under sections 3310.51 to 3310.64 of	6373
the Revised Code;	6374
(9) The combined enrollment of children with disabilities	6375
reported under division (A)(1) or (2) of this section, including	6376
any student described in division (A)(1)(b) of this section and	6377
excluding any student reported under divisions (A)(2)(a), (b),	6378
(d), (g), (h), (i), and (j) of this section, receiving special	6379
education services for the category five disabilities described	6380
in division (E) of section 3317.013 of the Revised Code,	6381
including children attending a special education program	6382
operated by an alternative public provider or a registered	6383

private provider with a scholarship awarded under sections	6384
3310.51 to 3310.64 of the Revised Code;	6385
(10) The combined enrollment of children with disabilities	6386
reported under division (A)(1) or (2) and under division (B)(3)	6387
(h) of this section, including any student described in division	6388
(A) (1) (b) of this section and excluding any student reported	6389
under divisions (A)(2)(a), (b), (d), (g), (h), (i), and (j) of	6390
this section, receiving special education services for category	6391
six disabilities described in division (F) of section 3317.013	6392
of the Revised Code, including children attending a special	6393
education program operated by an alternative public provider or	6394
a registered private provider with a scholarship awarded under	6395
either section 3310.41 or sections 3310.51 to 3310.64 of the	6396
Revised Code;	6397
(11) The enrollment of pupils reported under division (A)	6398
(1) or (2) of this section on a full-time equivalency basis	6399
including any student described in division (A)(1)(b) of this	6400
section and excluding any student reported under divisions (A)	6401
(2) (a), (b), (d), (g), (h), (i), and (j) of this section, in	6402
category one career-technical education programs or classes,	6403
described in division (A) $\underline{\text{(1)}}$ of section 3317.014 of the Revised	6404
Code, operated by the school district or by another district	6405
that is a member of the district's career-technical planning	6406
district, other than a joint vocational school district, or by	6407
an educational service center, notwithstanding division $\frac{(G)}{(I)}$	6408
of section 3317.02 of the Revised Code and division (C)(3) of	6409
this section;	6410
(12) The enrollment of pupils reported under division (A)	6411
(1) or (2) of this section on a full-time equivalency basis	6412
including any student described in division (A)(1)(b) of this	6413

section and excluding any student reported under divisions (A)	6414
(2)(a), (b), (d), (g), (h), (i), and (j) of this section, in	6415
category two career-technical education programs or services,	6416
described in division $\frac{\text{(B)}-\text{(A)}(2)}{\text{of section } 3317.014}$ of the	6417
Revised Code, operated by the school district or another school	6418
district that is a member of the district's career-technical	6419
planning district, other than a joint vocational school	6420
district, or by an educational service center, notwithstanding	6421
division $\frac{\text{(G)}-\text{(I)}}{\text{of section }3317.02}$ of the Revised Code and	6422
division (C)(3) of this section;	6423
(13) The enrollment of pupils reported under division (A)	6424
(1) or (2) of this section on a full-time equivalency basis	6425
including any student described in division (A)(1)(b) of this	6426
section and excluding any student reported under divisions (A)	6427
(2) (a), (b), (d), (g), (h), (i), and (j) of this section, in	6428
category three career-technical education programs or services,	6429
described in division $\frac{\text{(C)}-\text{(A) (3)}}{\text{of section } 3317.014}$ of the	6430
Revised Code, operated by the school district or another school	6431
district that is a member of the district's career-technical	6432
planning district, other than a joint vocational school	6433
district, or by an educational service center, notwithstanding	6434
division $\frac{\text{(G)}-\text{(I)}}{\text{of section }3317.02}$ of the Revised Code and	6435
division (C)(3) of this section;	6436
(14) The enrollment of pupils reported under division (A)	6437
(1) or (2) of this section on a full-time equivalency basis.	6438
including any student described in division (A)(1)(b) of this	6439
section and excluding any student reported under divisions (A)	6440
(2) (a), (b), (d), (g), (h), (i), and (j) of this section, in	6441
category four career-technical education programs or services,	6442
described in division $\frac{\text{(D)}-\text{(A)}(4)}{\text{of section }3317.014}$ of the	6443
Revised Code, operated by the school district or another school	6444

district that is a member of the district's career-technical	6445
planning district, other than a joint vocational school	6446
district, or by an educational service center, notwithstanding	6447
division $\frac{(G)}{(I)}$ of section 3317.02 of the Revised Code and	6448
division (C)(3) of this section;	6449
(15) The enrollment of pupils reported under division (A)	6450
(1) or (2) of this section on a full-time equivalency basis.	6451
including any student described in division (A)(1)(b) of this	6452
section and excluding any student reported under divisions (A)	6453
(2)(a), (b), (d), (g), (h), (i), and (j) of this section, in	6454
category five career-technical education programs or services,	6455
described in division $\frac{(E)-(A)(5)}{(A)(5)}$ of section 3317.014 of the	6456
Revised Code, operated by the school district or another school	6457
district that is a member of the district's career-technical	6458
planning district, other than a joint vocational school	6459
district, or by an educational service center, notwithstanding	6460
division $\frac{(G)}{(I)}$ of section 3317.02 of the Revised Code and	6461
division (C)(3) of this section;	6462
(16) The enrollment of pupils reported under division (A)	6463
(1) or (2) of this section who are English learners described in	6464
division (A) of section 3317.016 of the Revised Code, <u>including</u>	6465
any student described in division (A)(1)(b) of this section and	6466
excluding any student reported under division (B)(3)(e)	6467
divisions (A)(2)(a), (b), (d), (g), (h), (i), and (j) of this	6468
section—as enrolled in an internet— or computer-based community	6469
school;	6470
(17) The enrollment of pupils reported under division (A)	6471
(1) or (2) of this section who are English learners described in	6472
division (B) of section 3317.016 of the Revised Code, <u>including</u>	6473
any student described in division (A)(1)(b) of this section and	6474

excluding any student reported under division (B)(3)(e)	6475
divisions (A)(2)(a), (b), (d), (g), (h), (i), and (j) of this	6476
section—as enrolled in an internet— or computer-based community—	6477
school;	6478
(18) The enrollment of pupils reported under division (A)	6479
(1) or (2) of this section who are English learners described in	6480
division (C) of section 3317.016 of the Revised Code, <u>including</u>	6481
any student described in division (A)(1)(b) of this section and	6482
excluding any student reported under division (B)(3)(e)	6483
divisions (A)(2)(a), (b), (d), (g), (h), (i), and (j) of this	6484
section—as enrolled in an internet—or computer—based community—	6485
school;	6486
(19) The average number of children transported during the	6487
reporting period by the school district on board-owned or	6488
contractor-owned and -operated buses, reported in accordance	6489
with rules adopted by the department of education;	6490
(20)(a) The number of children, other than preschool	6491
children with disabilities, the district placed with a county	6492
board of developmental disabilities in fiscal year 1998.	6493
Division (B)(20)(a) of this section does not apply after fiscal	6494
year 2013.	6495
(b) The number of children with disabilities, other than	6496
preschool children with disabilities, placed with a county board	6497
of developmental disabilities in the current fiscal year to	6498
receive special education services for the category one	6499
disability described in division (A) of section 3317.013 of the	6500
Revised Code;	6501
(c) The number of children with disabilities, other than	6502
preschool children with disabilities, placed with a county board	6503

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of developmental disabilities in the current fiscal year to	6504
receive special education services for category two disabilities	6505
described in division (B) of section 3317.013 of the Revised	6506
Code;	6507
(d) The number of children with disabilities, other than	6508
preschool children with disabilities, placed with a county board	6509
of developmental disabilities in the current fiscal year to	6510
receive special education services for category three	6511
disabilities described in division (C) of section 3317.013 of	6512
the Revised Code;	6513
(e) The number of children with disabilities, other than	6514
preschool children with disabilities, placed with a county board	6515
of developmental disabilities in the current fiscal year to	6516
receive special education services for category four	6517
disabilities described in division (D) of section 3317.013 of	6518
the Revised Code;	6519
(f) The number of children with disabilities, other than	6520
preschool children with disabilities, placed with a county board	6521
of developmental disabilities in the current fiscal year to	6522
receive special education services for the category five	6523
disabilities described in division (E) of section 3317.013 of	6524
the Revised Code;	6525
(g) The number of children with disabilities, other than	6526
preschool children with disabilities, placed with a county board	6527
of developmental disabilities in the current fiscal year to	6528
receive special education services for category six disabilities	6529
described in division (F) of section 3317.013 of the Revised	6530
Code.	6531

(21) The enrollment of students who are economically

disadvantaged, as defined by the department, including any	6533
student described in divisions (A)(1)(b) of this section and	6534
excluding any student reported under division (B)(3)(e)	6535
divisions (A)(2)(a), (b), (d), (g), (h), (i), and (j) of this	6536
section—as enrolled in an internet—or computer-based community—	6537
school. A student shall not be categorically excluded from the	6538
number reported under division (B)(21) of this section based on	6539
anything other than family income.	6540
(22) The enrollment of students identified as gifted under	6541
division (A), (B), (C), or (D) of section 3324.03 of the Revised	6542
Code.	6543
(C)(1) The state board of education shall adopt rules	6544
necessary for implementing divisions (A), (B), and (D) of this	6545
section.	6546
(2) A student enrolled in a community school established	6547
under Chapter 3314., a science, technology, engineering, and	6548
mathematics school established under Chapter 3326., or a	6549
college-preparatory boarding school established under Chapter	6550
3328. of the Revised Code shall be counted in the formula ADM	6551
and, if applicable, the category one, two, three, four, five, or	6552
six special education ADM of the school district in which the	6553
student is entitled to attend school under section 3313.64 or	6554
3313.65 of the Revised Code for the same proportion of the	6555
school year that the student is counted in the enrollment of the	6556
community school, the science, technology, engineering, and	6557
mathematics school, or the college-preparatory boarding school	6558
for purposes of section 3314.08, 3326.33, or 3328.24 of the	6559
Revised Code. Notwithstanding the enrollment of students	6560
certified pursuant to division (B)(3)(d), (e), (j), or (k) of	6561
this section, the department may adjust the formula ADM of a	6562

school district to account for students entitled to attend	6563
school in the district under section 3313.64 or 3313.65 of the	6564
Revised Code who are enrolled in a community school, a science,	6565
technology, engineering, and mathematics school, or a college-	6566
preparatory boarding school for only a portion of the school	6567
year.	6568
(3) No child shall be counted as more than a total of one	6569
child in the sum of the enrollment of students of a school	6570
district under division (A), divisions (B)(1) to (22), or	6571
division (D) of this section, except as follows:	6572
(a) (i) A child with a disability described in section	6573
3317.013 of the Revised Code may be counted both in formula ADM	6574
and in category one, two, three, four, five, or six special	6575
education ADM and, if applicable, in category one, two, three,	6576
four, or five career-technical education ADM. As provided in	6577
division $\frac{\text{(G)}-\text{(I)}}{\text{of section }}$ of the Revised Code, such a	6578
child shall be counted in category one, two, three, four, five,	6579
or six special education ADM in the same proportion that the	6580
child is counted in formula ADM.	6581
(ii) A child with a disability described in section	6582
3317.03 of the Revised Code may be counted both in enrolled ADM	6583
and in category one, two, three, four, five, or six special	6584
education ADM and, if applicable, in category one, two, three,	6585
four, or five career-technical education ADM. As provided in	6586
division (I) of section 3317.02 of the Revised Code, such a	6587
child shall be counted in category one, two, three, four, five,	6588
or six special education ADM in the same proportion that the	6589
child is counted in enrolled ADM.	6590
(b) (i) A child enrolled in career-technical education	6591
programs or classes described in section 3317.014 of the Revised	6592

Code may be counted both in formula ADM and category one, two,	6593
three, four, or five career-technical education ADM and, if	6594
applicable, in category one, two, three, four, five, or six	6595
special education ADM. Such a child shall be counted in category	6596
one, two, three, four, or five career-technical education ADM in	6597
the same proportion as the percentage of time that the child	6598
spends in the career-technical education programs or classes.	6599
(ii) A child enrolled in career-technical education	6600
programs or classes described in section 3317.014 of the Revised	6601
Code may be counted both in enrolled ADM and category one, two,	6602
three, four, or five career-technical education ADM and, if	6603
applicable, in category one, two, three, four, five, or six	6604
special education ADM. Such a child shall be counted in category	6605
one, two, three, four, or five career-technical education ADM in	6606
the same proportion as the percentage of time that the child	6607
spends in the career-technical education programs or classes.	6608
(4) Based on the information reported under this section,	6609
the department of education shall determine the total student	6610
count, as defined in section 3301.011 of the Revised Code, for	6611
each school district.	6612
(D)(1) The superintendent of each joint vocational school	6613
district shall report and certify to the superintendent of	6614
public instruction as of the last day of October, March, and	6615
June of each year the enrollment of students receiving services	6616
from schools under the superintendent's supervision so that the	6617
department can calculate the district's <a href="mailto:enrolled ADM">enrolled ADM</a> , formula	6618
ADM, total ADM, category one through five career-technical	6619
education ADM, category one through three English learner ADM,	6620
category one through six special education ADM, and for purposes	6621
of provisions of law outside of Chapter 3317. of the Revised	6622

Code, average daily membership.	6623
The enrollment reported and certified by the	6624
superintendent, except as otherwise provided in this division,	6625
shall consist of the number of students in grades six through	6626
twelve receiving any educational services from the district,	6627
except that the following categories of students shall not be	6628
included in the determination:	6629
(a) Students enrolled in adult education classes;	6630
(b) Adjacent or other district joint vocational students	6631
enrolled in the district under an open enrollment policy	6632
pursuant to section 3313.98 of the Revised Code;	6633
(c) Students receiving services in the district pursuant	6634
to a compact, cooperative education agreement, or a contract,	6635
but who are entitled to attend school in a city, local, or	6636
exempted village school district whose territory is not part of	6637
the territory of the joint vocational district;	6638
(d) Students for whom tuition is payable pursuant to	6639
sections 3317.081 and 3323.141 of the Revised Code.	6640
(2) To enable the department of education to obtain the	6641
data needed to complete the calculation of payments pursuant to	6642
this chapter, each superintendent shall certify from the report	6643
provided under division (D)(1) of this section the enrollment	6644
for each of the following categories of students:	6645
(a) Students enrolled in each individual grade included in	6646
the joint vocational district schools, including any student	6647
described in division (D)(1)(b) of this section;	6648
(b) Children with disabilities receiving special education	6649
services for the category one disability described in division	6650

(A) of section 3317.013 of the Revised Code, including any	6651
student described in division (D)(1)(b) of this section;	6652
(c) Children with disabilities receiving special education	6653
services for the category two disabilities described in division	6654
(B) of section 3317.013 of the Revised Code, including any	6655
student described in division (D)(1)(b) of this section;	6656
(d) Children with disabilities receiving special education	6657
services for category three disabilities described in division	6658
(C) of section 3317.013 of the Revised Code, including any	6659
student described in division (D)(1)(b) of this section;	6660
(e) Children with disabilities receiving special education	6661
services for category four disabilities described in division	6662
(D) of section 3317.013 of the Revised Code, including any	6663
student described in division (D)(1)(b) of this section;	6664
(f) Children with disabilities receiving special education	6665
services for the category five disabilities described in	6666
division (E) of section 3317.013 of the Revised Code, including	6667
any student described in division (D)(1)(b) of this section;	6668
(g) Children with disabilities receiving special education	6669
services for category six disabilities described in division (F)	6670
of section 3317.013 of the Revised Code, including any student	6671
described in division (D) (1) (b) of this section;	6672
(h) Students receiving category one career-technical	6673
education services, described in division (A) $\underline{\text{(1)}}$ of section	6674
3317.014 of the Revised Code, including any student described in	6675
division (D)(1)(b) of this section;	6676
(i) Students receiving category two career-technical	6677
education services, described in division $\frac{B}{A}$ of section	6678
3317.014 of the Revised Code, including any student described in	6679

## division (D) (1) (b) of this section; 6680 (j) Students receiving category three career-technical 6681 education services, described in division $\frac{(C)}{(A)}$ (A) of section 6682 3317.014 of the Revised Code, including any student described in 6683 division (D)(1)(b) of this section; 6684 (k) Students receiving category four career-technical 6685 education services, described in division $\frac{(D)}{(A)}$ (A) (4) of section 6686 3317.014 of the Revised Code, including any student described in 6687 division (D)(1)(b) of this section; 6688 (1) Students receiving category five career-technical 6689 education services, described in division $\frac{E}{A}$ (A) (5) of section 6690 3317.014 of the Revised Code, including any student described in 6691 division (D)(1)(b) of this section; 6692 (m) English learners described in division (A) of section 6693 3317.016 of the Revised Code, including any student described in 6694 division (D)(1)(b) of this section; 6695 (n) English learners described in division (B) of section 6696 3317.016 of the Revised Code, including any student described in 6697 division (D)(1)(b) of this section; 6698 (o) English learners described in division (C) of section 6699 3317.016 of the Revised Code, including any student described in 6700 division (D)(1)(b) of this section; 6701 6702 (p) Students who are economically disadvantaged, as defined by the department, including any student described in 6703 division (D)(1)(b) of this section. A student shall not be 6704 categorically excluded from the number reported under division 6705 (D)(2)(p) of this section based on anything other than family 6706

income.

The superintendent of each joint vocational school	6708
district shall also indicate the city, local, or exempted	6709
village school district in which each joint vocational district	6710
pupil is entitled to attend school pursuant to section 3313.64	6711
or 3313.65 of the Revised Code.	6712
(E) In each school of each city, local, exempted village,	6713
joint vocational, and cooperative education school district	6714
there shall be maintained a record of school enrollment, which	6715
record shall accurately show, for each day the school is in	6716
session, the actual enrollment in regular day classes. For the	6717
purpose of determining the enrollment of students, the	6718
enrollment figure of any school shall not include any pupils	6719
except those pupils described by division (A) or (D) of this	6720
section. The record of enrollment for each school shall be	6721
maintained in such manner that no pupil shall be counted as	6722
enrolled prior to the actual date of entry in the school and	6723
also in such manner that where for any cause a pupil permanently	6724
withdraws from the school that pupil shall not be counted as	6725
enrolled from and after the date of such withdrawal. There shall	6726
not be included in the enrollment of any school any of the	6727
following:	6728
(1) Any pupil who has graduated from the twelfth grade of	6729
a public or nonpublic high school;	6730
(2) Any pupil who is not a resident of the state;	6731
(3) Any pupil who was enrolled in the schools of the	6732
district during the previous school year when assessments were	6733

administered under section 3301.0711 of the Revised Code but did

not take one or more of the assessments required by that section

and was not excused pursuant to division (C)(1) or (3) of that

section;

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(4) Any pupil who has attained the age of twenty-two	6738
years, except for veterans of the armed services whose	6739
attendance was interrupted before completing the recognized	6740
twelve-year course of the public schools by reason of induction	6741
or enlistment in the armed forces and who apply for reenrollment	6742
in the public school system of their residence not later than	6743
four years after termination of war or their honorable	6744
discharge;	6745
(5) Any pupil who has a certificate of high school	6746
equivalence as defined in section 5107.40 of the Revised Code.	6747
If, however, any veteran described by division (E)(4) of	6748
this section elects to enroll in special courses organized for	6749
veterans for whom tuition is paid under the provisions of	6750
federal laws, or otherwise, that veteran shall not be included	6751
in the enrollment of students determined under this section.	6752
Notwithstanding division (E)(3) of this section, the	6753
enrollment of any school may include a pupil who did not take an	6754
assessment required by section 3301.0711 of the Revised Code if	6755
the superintendent of public instruction grants a waiver from	6756
the requirement to take the assessment to the specific pupil and	6757
a parent is not paying tuition for the pupil pursuant to section	6758
3313.6410 of the Revised Code. The superintendent may grant such	6759
a waiver only for good cause in accordance with rules adopted by	6760
the state board of education.	6761
The enrolled ADM, formula ADM, total ADM, category one	6762
through five career-technical education ADM, category one	6763
through three English learner ADM, category one through six	6764

special education ADM, preschool scholarship ADM, transportation

ADM, and, for purposes of provisions of law outside of Chapter

3317. of the Revised Code, average daily membership of any

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school district shall be determined in accordance with rules 6768 adopted by the state board of education. 6769 (F) (1) If a student attending a community school under 6770 Chapter 3314., a science, technology, engineering, and 6771 mathematics school established under Chapter 3326., or a 6772 college-preparatory boarding school established under Chapter 6773 3328. of the Revised Code is not included in the formula ADM 6774 calculated for the school district in which the student is 6775 entitled to attend school under section 3313.64 or 3313.65 of 6776 the Revised Code, the department of education shall adjust the 6777 formula ADM of that school district to include the student in 6778 accordance with division (C)(2) of this section, and shall-6779 recalculate the school district's payments under this chapter 6780 for the entire fiscal year on the basis of that adjusted formula-6781 ADM. 6782 (2) If a student awarded an educational choice scholarship 6783 is not included in the formula ADM of the school district from 6784 in which the department deducts funds for the scholarship under-6785 section 3310.08 of the Revised Codestudent resides, the 6786 department shall adjust the formula ADM of that school district 6787 to include the student-to the extent necessary to account for-6788 the deduction, and shall recalculate the school district's 6789 payments under this chapter for the entire fiscal year on the 6790 basis of that adjusted formula ADM. 6791 (3) If a student awarded a scholarship under the Jon 6792 Peterson special needs scholarship program is not included in 6793

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the formula ADM of the school district from in which the

department deducts funds for the scholarship under section-

3310.55 of the Revised Codestudent resides, the department shall

adjust the formula ADM of that school district to include the

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student-to the extent necessary to account for the deduction,	6798
and shall recalculate the school district's payments under this-	6799
chapter for the entire fiscal year on the basis of that adjusted-	6800
formula ADM.	6801
(G)(1)(a) The superintendent of an institution operating a	6802
special education program pursuant to section 3323.091 of the	6803
Revised Code shall, for the programs under such superintendent's	6804
supervision, certify to the state board of education, in the	6805
manner prescribed by the superintendent of public instruction,	6806
both of the following:	6807
(i) The unduplicated count of the number of all children	6808
with disabilities other than preschool children with	6809
disabilities receiving services at the institution for each	6810
category of disability described in divisions (A) to (F) of	6811
section 3317.013 of the Revised Code adjusted for the portion of	6812
the year each child is so enrolled;	6813
(ii) The unduplicated count of the number of all preschool	6814
children with disabilities in classes or programs for whom the	6815
district is eligible to receive funding under section 3317.0213	6816
of the Revised Code adjusted for the portion of the year each	6817
child is so enrolled, reported according to the categories	6818
prescribed in section 3317.013 of the Revised Code.	6819
(b) The superintendent of an institution with career-	6820
technical education units approved under section 3317.05 of the	6821

(2) The superintendent of each county board of

supervision, certify to the state board of education the

superintendent of public instruction.

enrollment in those units, in the manner prescribed by the

Revised Code shall, for the units under the superintendent's

developmental disabilities that maintains special education 6827 classes under section 3317.20 of the Revised Code or provides 6828 services to preschool children with disabilities pursuant to an 6829 agreement between the county board and the appropriate school 6830 district shall do both of the following: 6831

- (a) Certify to the state board, in the manner prescribed 6832 by the board, the enrollment in classes under section 3317.20 of 6833 the Revised Code for each school district that has placed 6834 children in the classes; 6835
- (b) Certify to the state board, in the manner prescribed 6836 by the board, the unduplicated count of the number of all 6837 preschool children with disabilities enrolled in classes for 6838 which the board is eligible to receive funding under section 6839 3317.0213 of the Revised Code adjusted for the portion of the 6840 year each child is so enrolled, reported according to the 6841 categories prescribed in section 3317.013 of the Revised Code, 6842 and the number of those classes. 6843
- (H) Except as provided in division (I) of this section, 6844 when any city, local, or exempted village school district 6845 provides instruction for a nonresident pupil whose attendance is 6846 unauthorized attendance as defined in section 3327.06 of the 6847 Revised Code, that pupil's enrollment shall not be included in 6848 that district's enrollment figure used in calculating the 6849 district's payments under this chapter. The reporting official 6850 shall report separately the enrollment of all pupils whose 6851 attendance in the district is unauthorized attendance, and the 6852 enrollment of each such pupil shall be credited to the school 6853 district in which the pupil is entitled to attend school under 6854 division (B) of section 3313.64 or section 3313.65 of the 6855 Revised Code as determined by the department of education. 6856

(I) <del>(1) This division shall not apply on or after the</del>	6857
effective date of this amendment.	6858
(1) A city, local, exempted village, or joint vocational	6859
school district admitting a scholarship student of a pilot	6860
project district pursuant to division (C) of section 3313.976 of	6861
the Revised Code may count such student in its enrollment.	6862
(2) In any year for which funds are appropriated for pilot	6863
project scholarship programs, a school district implementing a	6864
state-sponsored pilot project scholarship program that year	6865
pursuant to sections 3313.974 to 3313.979 of the Revised Code	6866
may count in its enrollment:	6867
(a) All children residing in the district and utilizing a	6868
scholarship to attend kindergarten in any alternative school, as	6869
defined in section 3313.974 of the Revised Code;	6870
(b) All children who were enrolled in the district in the	6871
preceding year who are utilizing a scholarship to attend an	6872
alternative school.	6873
(J) The superintendent of each cooperative education	6874
school district shall certify to the superintendent of public	6875
instruction, in a manner prescribed by the state board of	6876
education, the applicable enrollments for all students in the	6877
cooperative education district, also indicating the city, local,	6878
or exempted village district where each pupil is entitled to	6879
attend school under section 3313.64 or 3313.65 of the Revised	6880
Code.	6881
(K) If the superintendent of public instruction determines	6882
that a component of the enrollment certified or reported by a	6883
district superintendent, or other reporting entity, is not	6884
correct, the superintendent of public instruction may order that	6885

the formula ADM used for the purposes of payments under any	6886
section of Title XXXIII of the Revised Code district's enrolled	6887
ADM, formula ADM, or both be adjusted in the amount of the	6888
error.	6889
Sec. 3317.051. (A) As used in this section, "gifted unit-	6890
ADM" means a school district's formula ADM minus the number of	6891
students reported by a district under divisions (A)(2)(a) and	6892
(i) of section 3317.03 of the Revised Code.	6893
(B)—The department of education shall compute and pay to a	6894
school district funds based on units for services to students	6895
identified as gifted under Chapter 3324. of the Revised Code as	6896
prescribed by this section.	6897
(C) (B) The department shall allocate gifted units for a	6898
school district as follows:	6899
(1) One gifted coordinator unit shall be allocated for	6900
every 3,300 students in a district's gifted unit enrolled ADM,	6901
with a minimum of 0.5 units and a maximum of 8 units allocated	6902
for the district.	6903
(2) One <u>kindergarten through eighth grade</u> gifted	6904
intervention specialist unit shall be allocated for every $\frac{1,100}{}$	6905
140 gifted students in a district's gifted unit ADMenrolled in	6906
grades kindergarten through eight in the district, as certified	6907
under division (B)(22) of section 3317.03 of the Revised Code,	6908
with a minimum of 0.3 units allocated for the district.	6909
(D) One ninth through twelfth grade gifted	6910
intervention specialist unit shall be allocated for every 140	6911
gifted students enrolled in grades nine through twelve in the	6912
district, as certified under division (B)(22) of section 3317.03	6913
of the Revised Code, with a minimum of 0.3 units allocated for	6914

the district.	6915
(C) The department shall pay the following amount to a	6916
school district for gifted units:	6917
\$37,370 multiplied by (\$85,776 X the number of units allocated	6918
to a school district under division $\frac{(C)-(B)}{(B)}$ of this section $X$	6919
the district's state share percentage) + (\$89,378 X the number	6920
of units allocated to a school district under division (B)(2) of	6921
this section X the district's state share percentage) + (\$80,974	6922
X the number of units allocated to a school district under	6923
division (B)(3) of this section X the district's state share	6924
<pre>percentage)</pre>	6925
(E) (D) A school district may assign gifted unit funding	6926
that it receives under division $\frac{(D)-(C)}{(C)}$ of this section to	6927
another school district, an educational service center, a	6928
community school, or a STEM school as part of an arrangement to	6929
provide services to the district.	6930
Sec. 3317.071. For fiscal year 2021 and for each fiscal	6931
year thereafter, the department of education shall implement a	6932
program to distribute bus purchasing grants of not less than	6933
\$45,000 to city, local, and exempted village school districts	6934
for the purpose of replacing the oldest and highest mileage	6935
buses in the state assigned to routes. The department shall	6936
annually collect age, mileage, and vehicle condition data from	6937
districts through its transportation data collection system.	6938
Sec. 3317.072. (A) The transportation collaboration fund	6939
is hereby created in the state treasury. The fund shall consist	6940
of money appropriated for this purpose by the general assembly.	6941
The department of education shall use money in the fund for	6942
grants awarded under this section.	6943

(B)(1) The department shall award transportation	6944
collaboration grants each fiscal year to city, local, and	6945
exempted village school districts for efforts that lead to	6946
shared resource management, routing consolidation, regional	6947
collaboration, or other activities that have the potential to	6948
reduce transportation operating costs.	6949
(2) The department shall determine the amount of each	6950
grant awarded, but no grant shall exceed \$10,000 for any fiscal	6951
<pre>year.</pre>	6952
(3) The department shall adopt rules regarding all of the	6953
<pre>following:</pre>	6954
(a) The process for city, local, and exempted village	6955
school districts to submit applications for grants awarded under	6956
this section, including the deadline for those applications to	6957
<pre>be submitted;</pre>	6958
(b) The application form for grants awarded under this	6959
section;	6960
(c) The requirements and process for grant recipients to	6961
be eligible to renew their grants in future fiscal years;	6962
(d) Any other rules necessary to implement the provisions	6963
of this section.	6964
Sec. 3317.11. (A) As used in this section:	6965
(1) "Base amount" is equal to \$356,250.	6966
(2) "Student count" means the count calculated under	6967
division (G)(1) of section 3313.843 of the Revised Code.	6968
(B) For each fiscal year, the department of education	6969
shall pay the governing board of each educational service center	6970

an amount equal to the following:	6971
(1) If the educational service center has a student count	6972
of 5,000 students or less, the base amount.	6973
(2) If the educational service center has a student count_	6974
greater than 5,000 students but less than or equal to 35,000	6975
students, the following sum:	6976
The base amount + [(the educational service center's student	6977
count - 5,000) X \$24.72]	6978
(3) If the educational service center has a student count	6979
greater than 35,000 students, the following sum:	6980
The base amount + (30,000 X \$24.72) + [(the educational service	6981
<pre>center's student count - 35,000) X \$30.90]</pre>	6982
Sec. 3317.16. (A)—The department of education shall	6983
compute and distribute state core foundation funding to each	6984
joint vocational school district for the fiscal year <del>as</del>	6985
prescribed in the following divisions in accordance with the	6986
<pre>following formula:</pre>	6987
The district's funding base + [(the district's state core_	6988
foundation funding components for that fiscal year calculated	6989
under divisions (A)(1), (2), (4), (5), and (6) of this section -	6990
the district's funding base) X the district's phase-in	6991
percentage for that fiscal year] + the district's disadvantaged	6992
pupil impact aid for that fiscal year calculated under division	6993
(A)(3) of this section	6994
(A) A district's state core foundation funding components	6995
shall be all of the following:	6996
(1) An opportunity grant—The district's state share of the	6997
<pre>base cost calculated according to the following formula:</pre>	6998

(The formula amount X formula ADMdistrict's base cost calculated	6999
under section 3317.012 of the Revised Code) - (0.0005 X the	7000
<u>lesser of the</u> district's three-year average valuation or the	7001
district's most recent valuation)	7002
However, no district shall receive an opportunity grant	7003
amount under division (A)(1) of this section that is less than	7004
0.05 times the <del>formula amount times formula ADM</del> base cost	7005
calculated for the district under section 3317.012 of the	7006
Revised Code.	7007
(2) Additional state aid for special education and related	7008
services provided under Chapter 3323. of the Revised Code	7009
calculated as the sum of the following:	7010
(a) The district's category one special education ADM X	7011
the amount multiple specified in division (A) of section	7012
3317.013 of the Revised Code X the statewide average base cost	7013
per pupil for that fiscal year X the district's state share	7014
percentage;	7015
(b) The district's category two special education ADM X	7016
the <del>amount <u>multiple</u> specified in division (B) of section</del>	7017
3317.013 of the Revised Code X the statewide average base cost	7018
per pupil for that fiscal year X the district's state share	7019
percentage;	7020
(c) The district's category three special education ADM X	7021
the <del>amount <u>multiple</u> specified in division (C) of section</del>	7022
3317.013 of the Revised Code X the statewide average base cost	7023
per pupil for that fiscal year X the district's state share	7024
percentage;	7025
(d) The district's category four special education ADM X	7026
the <del>amount</del> multiple specified in division (D) of section	7027

3317.013 of the Revised Code X the statewide average base cost	7028
per pupil for that fiscal year X the district's state share	7029
percentage;	7030
(e) The district's category five special education ADM X	7031
the amount multiple specified in division (E) of section	7032
3317.013 of the Revised Code X the statewide average base cost	7033
per pupil for that fiscal year X the district's state share	7034
percentage;	7035
(f) The district's category six special education ADM X	7036
the amount multiple specified in division (F) of section	7037
3317.013 of the Revised Code X the statewide average base cost	7038
per pupil for that fiscal year X the district's state share	7039
percentage.	7040
(3) Economically disadvantaged funds Disadvantaged pupil	7041
<pre>impact aid calculated according to the following formula:</pre>	7042
\$272 \$422 X the district's economically disadvantaged index X	7043
the number of students who are economically disadvantaged as	7044
certified under division (D)(2)(p) of section 3317.03 of the	7045
Revised Code	7046
(4) English learner funds calculated as the sum of the	7047
following:	7048
(a) The district's category one English learner ADM X the	7049
amount multiple specified in division (A) of section 3317.016 of	7050
the Revised Code X the statewide average base cost per pupil for	7051
<pre>that fiscal year X the district's state share percentage;</pre>	7052
(b) The district's category two English learner ADM X the	7053
amount <u>multiple</u> specified in division (B) of section 3317.016 of	7054
the Revised Code X the statewide average base cost per pupil for	7055
that fiscal year X the district's state share percentage;	7056

(c) The district's category three English learner ADM X	7057
the amount multiple specified in division (C) of section	7058
3317.016 of the Revised Code X the statewide average base cost	7059
per pupil for that fiscal year X the district's state share	7060
percentage; .	7061
(5) Career-technical education funds calculated as the sum-	7062
of the following:	7063
(a) The district's category one career-technical education-	7064
ADM X the amount specified in division (A) of section 3317.014	7065
of the Revised Code X the district's state share percentage;	7066
(b) The district's category two career-technical education	7067
ADM X the amount specified in division (B) of section 3317.014	7068
of the Revised Code X the district's state share percentage;	7069
(c) The district's category three career-technical	7070
education ADM X the amount specified in division (C) of section	7071
3317.014 of the Revised Code X the district's state share	7072
percentage;	7073
(d) The district's category four career technical	7074
education ADM X the amount specified in division (D) of section	7075
3317.014 of the Revised Code X the district's state share	7076
percentage;	7077
(e) The district's category five career-technical	7078
education ADM X the amount specified in division (E) of section	7079
3317.014 of the Revised Code X the district's state share	7080
percentage.	7081
Payment of funds under division (A) (5) of this section is	7082
subject to approval under section 3317.161 of the Revised	7083
Codeunder division (C) of section 3317.014 of the Revised Code.	7084

(6) Career-technical education associated services funds	7085
calculated under the following formula:	7086
The district's state share percentage X the amount for career-	7087
technical education associated services specified in section-	7088
3317.014 of the Revised Code X the sum of categories one through	7089
five career-technical education ADM	7090
(7) A graduation bonus calculated according to the	7091
following formula:	7092
The district's graduation rate as reported on its most recent	7093
report card issued by the department under section 3302.033 of	7094
the Revised Code X 0.075 X the formula amount X the number of	7095
the district's students who received high school or honors high-	7096
school diplomas as reported by the district to the department,	7097
in accordance with the guidelines adopted under section-	7098
3301.0714 of the Revised Code, for the same school year for	7099
which the most recent report card was issued X the district's	7100
state share percentage division (D) of section 3317.014 of the	7101
Revised Code.	7102
(B)(1) If a joint vocational school district's costs for a	7103
fiscal year for a student in its categories two through six	7104
special education ADM exceed the threshold catastrophic cost for	7105
serving the student, as specified in division (B) of section	7106
3317.0214 of the Revised Code, the district may submit to the	7107
superintendent of public instruction documentation, as	7108
prescribed by the superintendent, of all of its costs for that	7109
student. Upon submission of documentation for a student of the	7110
type and in the manner prescribed, the department shall pay to	7111
the district an amount equal to the sum of the following:	7112
(a) One-half of the district's costs for the student in	7113

excess of the threshold catastrophic cost;	7114
(b) The product of one-half of the district's costs for	7115
the student in excess of the threshold catastrophic cost	7116
multiplied by the district's state share percentage.	7117
(2) The district shall report under division (B)(1) of	7118
this section, and the department shall pay for, only the costs	7119
of educational expenses and the related services provided to the	7120
student in accordance with the student's individualized	7121
education program. Any legal fees, court costs, or other costs	7122
associated with any cause of action relating to the student may	7123
not be included in the amount.	7124
(C)(1) For each student with a disability receiving	7125
special education and related services under an individualized	7126
education program, as defined in section 3323.01 of the Revised	7127
Code, at a joint vocational school district, the resident	7128
district or, if the student is enrolled in a community school,	7129
the community school shall be responsible for the amount of any	7130
costs of providing those special education and related services	7131
to that student that exceed the sum of the amount calculated for	7132
those services attributable to that student under division (A)	7133
of this section.	7134
Those excess costs shall be calculated using a formula	7135
approved by the department.	7136
(2) The board of education of the joint vocational school	7137
district may report the excess costs calculated under division	7138
(C)(1) of this section to the department of education.	7139
(3) If the board of education of the joint vocational	7140

school district reports excess costs under division (C)(2) of

this section, the department shall pay the amount of excess cost

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calculated under division (C)(2) of this section to the joint	7143
vocational school district and shall deduct that amount as	7144
provided in division (C)(3)(a) or (b) of this section, as	7145
applicable:	7146
(a) If the student is not enrolled in a community school,	7147
the department shall deduct the amount from the account of the	7148
student's resident district pursuant to division (J) of section	7149
3317.023 of the Revised Code.	7150
(b) If the student is enrolled in a community school, the	7151
department shall deduct the amount from the account of the	7152
community school pursuant to section 3314.083 of the Revised	7153
Code.	7154
(D) (1) In any fiscal year, a school district receiving	7155
funds under division (A) (5) of this section shall spend those-	7156
funds only for the purposes that the department designates as-	7157
approved for career-technical education expenses. Career-	7158
technical education expenses approved by the department shall-	7159
include only expenses connected to the delivery of career-	7160
technical programming to career-technical students. The	7161
department shall require the school district to report data	7162
annually so that the department may monitor the district's	7163
compliance with the requirements regarding the manner in which	7164
funding received under division (A) (5) of this section may be	7165
spent.	7166
(2) All funds received under division (A) (5) of this	7167
section shall be spent in the following manner:	7168
(a) At least seventy-five per cent of the funds shall be-	7169
spent on curriculum development, purchase, and implementation;	7170
instructional resources and supplies; industry-based program-	7171

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certification; student assessment, credentialing, and placement;	7172
curriculum specific equipment purchases and leases; career-	7173
technical student organization fees and expenses; home and	7174
agency linkages; work-based learning experiences; professional	7175
development; and other costs directly associated with career-	7176
technical education programs including development of new	7177
<del>programs.</del>	7178
(b) Not more than twenty five per cent of the funds shall-	7179
be used for personnel expenditures.	7180
(E) In any fiscal year, a school district receiving funds	7181
under division (A)(6) of this section, or through a transfer of	7182
funds pursuant to division (I) of section 3317.023 of the	7183
Revised Code, shall spend those funds only for the purposes that	7184
the department designates as approved for career-technical	7185
education associated services expenses, which may include such	7186
purposes as apprenticeship coordinators, coordinators for other	7187
career technical education services, career technical	7188
evaluation, and other purposes designated by the department. The	7189
department may deny payment under division (A)(6) of this-	7190
section to any district that the department determines is not-	7191
operating those services or is using funds paid under division-	7192
(A) (6) of this section, or through a transfer of funds pursuant	7193
to division (I) of section 3317.023 of the Revised Code, for	7194
other purposes.	7195
(F) A joint vocational school district shall spend the	7196
funds it receives under division (A)(3) of this section in	7197
accordance with section 3317.25 of the Revised Code.	7198
(G) (E) In any fiscal year, a school district shall spend	7199
the funds it receives under division (A)(4) of this section only	7200
for services for English learners.	7201

(F) As used in this section:	7202
(1) "Community school" means a community school	7203
established under Chapter 3314. of the Revised Code.	7204
(2) "Resident district" means the city, local, or exempted	7205
village school district in which a student is entitled to attend	7206
school under section 3313.64 or 3313.65 of the Revised Code.	7207
(3) "State share percentage" is equal to the following:	7208
The amount computed under division (A) (1) of this section/ (the	7209
formula amount X formula ADM)	7210
Sec. 3317.162. (A) For fiscal years 2022 and 2023, the	7211
department of education shall pay temporary transitional aid to	7212
each joint vocational school district according to the following	7213
<pre>formula:</pre>	7214
(The district's funding base, as that term is defined in section	7215
3317.02 of the Revised Code + the amount paid to the district	7216
under division (A)(3) of section 3317.16 of the Revised Code, as	7217
that division existed prior to the effective date of this	7218
amendment, for fiscal year 2019) - (the district's payment under	7219
section 3317.16 of the Revised Code for the fiscal year for	7220
which the payment is computed)	7221
If the computation made under division (A) of this section	7222
results in a negative number, the district's funding under	7223
division (A) of this section shall be zero.	7224
(B) For fiscal year 2024 and for each fiscal year	7225
thereafter, the department shall pay temporary transitional aid	7226
to each joint vocational school district according to the	7227
<pre>following formula:</pre>	7228
(The district's guaranteed funding for the third preceding	7229

fiscal year/ the average of the district's enrolled ADM for the	7230
third, fourth, and fifth preceding fiscal years) - (the	7231
district's payment under section 3317.16 of the Revised Code for	7232
the fiscal year for which the payment is calculated/ the	7233
district's enrolled ADM for the fiscal year for which the	7234
payment is calculated) X the district's enrolled ADM for the	7235
fiscal year for which the payment is calculated	7236
If the computation made under this division results in a	7237
negative number, the district's funding under this division	7238
shall be zero.	7239
For purposes of this computation, a district's "guaranteed	7240
funding" means the following:	7241
(1) For fiscal year 2021, the sum of the district's	7242
funding base, as that term is defined in section 3317.02 of the	7243
Revised Code, and the amount paid to the district under division	7244
(A)(3) of section 3317.16 of the Revised Code, as that division	7245
existed prior to the effective date of this amendment, for	7246
fiscal year 2019;	7247
(2) For fiscal years 2022 and 2023, the district's payment	7248
for that fiscal year under section 3317.16 of the Revised Code	7249
plus the district's payment for that fiscal year under division	7250
(A) of this section;	7251
(3) For fiscal year 2024 and for each fiscal year	7252
thereafter, the district's payment for that fiscal year under	7253
section 3317.16 of the Revised Code plus the district's payment	7254
for that fiscal year under division (B) of this section.	7255
(C) If a joint vocational school district begins receiving	7256
payments under section 3317.16 of the Revised Code for fiscal	7257
year 2022 or for any fiscal year thereafter but does not receive	7258

payments for the fiscal year immediately preceding that fiscal	7259
year, the department shall establish the following as an amount	7260
equal to the absolute value of the sum of the associated	7261
adjustments of any local school district's funding base under	7262
division (C) of section 3317.019 of the Revised Code:	7263
(1) For purposes of division (A) of this section:	7264
(a) The district's funding base, as that term is defined	7265
in section 3317.02 of the Revised Code;	7266
(b) The amount paid to the district under division (A)(3)	7267
of section 3317.16 of the Revised Code, as that division existed	7268
prior to the effective date of this amendment, for fiscal year	7269
2019.	7270
(2) For purposes of division (B) of this section, the	7271
district's guaranteed funding.	7272
Sec. 3317.20. This section does not apply to preschool	7273
children with disabilities.	7274
(A) As used in this section:	7275
(1) "Applicable special education amount" means the amount	7276
specified in section 3317.013 of the Revised Code for a	7277
disability described in that section.	7278
(2) "Child's school district" means the school district in	7279
which a child is entitled to attend school pursuant to section	7280
3313.64 or 3313.65 of the Revised Code.	7281
(3) "State share indexpercentage" means the state share	7282
<pre>index percentage of the child's school district.</pre>	7283
(B) The department shall annually pay each county board of	7284
developmental disabilities for each child with a disability,	7285

other than a preschool child with a disability, for whom the	7286
county board provides special education and related services an	7287
amount equal to the <del>formula amount statewide average base cost</del>	7288
<pre>per pupil + (state share index percentage X the applicable</pre>	7289
special education amountweight X the statewide average base cost	7290
<pre>per pupil).</pre>	7291
(C) Each county board of developmental disabilities shall	7292
report to the department, in the manner specified by the	7293
department, the name of each child for whom the county board of	7294
developmental disabilities provides special education and	7295
related services and the child's school district.	7296
(D)(1) For the purpose of verifying the accuracy of the	7297
payments under this section, the department may request from	7298
either of the following entities the data verification code	7299
assigned under division (D)(2) of section 3301.0714 of the	7300
Revised Code to any child who is placed with a county board of	7301
developmental disabilities:	7302
(a) The child's school district;	7303
(b) The independent contractor engaged to create and	7304
maintain data verification codes.	7305
(2) Upon a request by the department under division (D)(1)	7306
of this section for the data verification code of a child, the	7307
child's school district shall submit that code to the department	7308
in the manner specified by the department. If the child has not	7309
been assigned a code, the district shall assign a code to that	7310
child and submit the code to the department by a date specified	7311
by the department. If the district does not assign a code to the	7312

child by the specified date, the department shall assign a code

to the child.

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The department annually shall submit to each school	7315
district the name and data verification code of each child	7316
residing in the district for whom the department has assigned a	7317
code under this division.	7318
(3) The department shall not release any data verification	7319
code that it receives under division (D) of this section to any	7320
person except as provided by law.	7321
(E) Any document relative to special education and related	7322
services provided by a county board of developmental	7323
disabilities that the department holds in its files that	7324
contains both a student's name or other personally identifiable	7325
information and the student's data verification code shall not	7326
be a public record under section 149.43 of the Revised Code.	7327
Sec. 3317.25. (A) As used in this section, "economically-	7328
disadvantaged fundsdisadvantaged pupil impact aid" means the	7329
following:	7330
(1) For a city, local, or exempted village school	7331
district, the funds received under division $\frac{A}{A}$ (5) (A) (4) of	7332
section 3317.022 of the Revised Code;	7333
(2) For a joint vocational school district, the funds	7334
received under division (A)(3) of section 3317.16 of the Revised	7335
Code;	7336
(3) For a community school established under Chapter 3314.	7337
of the Revised Code, the funds received under division $\frac{\text{(C)}(1)(e)}{\text{(C)}(1)(e)}$	7338
(C)(1)(c) of section 3314.08 of the Revised Code;	7339
(4) For a STEM school established under Chapter 3326. of	7340
the Revised Code, the funds received under division $\frac{\text{(E)}}{\text{(B)}}$	7341
of section 3326.33 of the Revised Code.	7342

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(B) In any fiscal year, a city, local, exempted village,	7343
or joint vocational school district, community school, or STEM	7344
school shall spend the economically disadvantaged funds	7345
disadvantaged pupil impact aid it receives for any of the	7346
following initiatives or a combination of any of the following	7347
initiatives:	7348
(1) Extended school day and school year;	7349
(2) Reading improvement and intervention;	7350
(3) Instructional technology or blended learning;	7351
(4) Professional development in reading instruction for	7352
teachers of students in kindergarten through third grade;	7353
(5) Dropout prevention;	7354
(6) School safety and security measures;	7355
(7) Community learning centers that address barriers to	7356
learning;	7357
(8) Academic interventions for students in any of grades	7358
six through twelve;	7359
(9) Employment of an individual who has successfully	7360
completed the bright new leaders for Ohio schools program as a	7361
principal or an assistant principal under section 3319.272 of	7362
the Revised Code;	7363
(10) Reduced class size;	7364
(11) One year of quality preschool for every child who is	7365
four years of age and identified as economically disadvantaged;	7366
(12) Student mentoring programs;	7367
(13) Family engagement pertinent to enhanced student	7368

educational success;	7369
(14) District-wide professional development to provide	7370
greater insight into the needs, culture, and perspective of	7371
disadvantaged populations and enhanced ability to recognize and	7372
address those needs;	7373
(15) Mental health services;	7374
(16) Services for homeless youth;	7375
(17) Services for child welfare involving youth;	7376
(18) Community liaisons;	7377
(19) Physical health care services;	7378
(20) Mentoring programs;	7379
(21) Family engagement and support services;	7380
(22) City connects programming;	7381
(23) Professional development regarding the provision of	7382
<pre>trauma informed care;</pre>	7383
(24) Professional development regarding cultural	7384
<pre>competence;</pre>	7385
(25) Student services provided prior to or after the	7386
regularly scheduled school day or any time school is not in	7387
session.	7388
(C) At the end of each fiscal year, each city, local,	7389
exempted village, or joint vocational school district, community	7390
school, and STEM school shall submit a report to the department	7391
of education describing through the education management	7392
information system established under section 3301.0714 of the	7393
Revised Code that describes the initiative or initiatives on	7394

which the district's or school's economically disadvantaged	7395
funds disadvantaged pupil impact aid were spent during that	7396
fiscal year and the amount of money that was spent on each	7397
<u>initiative</u> .	7398
(D) Starting in 2015, the department shall submit a report	7399
of the information it receives under division (C) of this	7400
section to the General Assembly not later than the first day of	7401
December of each odd-numbered year in accordance with section	7401
101.68 of the Revised Code.	7402
101.00 Of the Revised Code.	7403
Sec. 3317.26. (A) As used in this section, "student	7404
wellness and success funds" means the following:	7405
(1) For a city, local, or exempted village school	7406
district, the funds received under section 3317.0219 of the	7407
Revised Code;	7408
(2) For a joint vocational school district, the funds	7409
received under section 3317.163 of the Revised Code.	7410
(3) For a community school established under Chapter 3314.	7411
of the Revised Code, the funds received under section 3314.088	7412
of the Revised Code.	7413
(4) For a CHEM ashael actablished under Chapter 2226 of	7414
(4) For a STEM school established under Chapter 3326. of	
the Revised Code, the funds received under section 3326.42 of	7415
the Revised Code.	7416
(B) In any fiscal year, a city, local, exempted village,	7417
or joint vocational school district, community school, or STEM	7418
school shall spend the student wellness and success funds it	7419
receives for any of the following initiatives or a combination	7420
of any of the following initiatives:	7421
(1) Mental health services;	7422
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(2) Services for homeless youth;	7423
(3) Services for child welfare involved youth;	7424
(4) Community liaisons;	7425
(5) Physical health care services;	7426
(6) Mentoring programs;	7427
(7) Family engagement and support services;	7428
(8) City connects programming;	7429
(9) Professional development regarding the provision of	7430
trauma informed care;	7431
(10) Professional development regarding cultural	7432
competence;	7433
(11) Student services provided prior to or after the	7434
regularly scheduled school day or any time school is not in	7435
session.	7436
(C) Each city, local, exempted village, and joint	7437
vocational school district, community school, and STEM school	7438
that is subject to the requirements of this section shall	7439
develop a plan for utilizing the student wellness and success	7440
funds it receives in coordination with at least one of the	7441
following community partners:	7442
(1) A board of alcohol, drug, and mental health services	7443
established under Chapter 340. of the Revised Code;	7444
(2) An educational service center;	7445
(3) A county board of developmental disabilities;	7446
(4) A community-based mental health treatment provider;	7447

(5) A board of health of a city or general health	7448
district;	7449
(6) A county department of job and family services;	7450
(7) A nonprofit organization with experience serving	7451
children;	7452
(8) A public hospital agency.	7453
(D) After the end of each fiscal year, each city, local,	7454
exempted village, or joint vocational school district, community	7455
school, and STEM school shall submit a report to the department	7456
of education, in a manner prescribed by the department,	7457
describing the initiative or initiatives on which the district's	7458
or school's student wellness and success funds were spent during	7459
that fiscal year and the amount of money that was spent on each	7460
<u>initiative</u> .	7461
Sec. 3317.60. (A) The school funding oversight commission_	7462
is hereby created. The commission shall do all of the following:	7463
(1) Evaluate and analyze the manner in which the funding	7464
requirements of H.B. 305 of the 133rd general assembly are being	7465
implemented and make recommendations to the general assembly to	7466
ensure that, if at all possible, the funding priorities	7467
specified in H.B. 305 of the 133rd general assembly are	7468
implemented as directed and that all other provisions are funded	7469
as equitably and evenly as possible as additional funding	7470
becomes available;	7471
(2) Analyze and make recommendations to the general	7472
assembly regarding any appropriate adjustments to the provisions	7473
of H.B. 305 of the 133rd general assembly for inflation,	7474
technology developments, changes in instructional methodology,	7475
or the use of databases;	7476

(3) Review and analyze the findings or implications of any	7477
of the studies authorized in Sections 4, 5, 6, and 7 of S.B. 310	7478
of the 133rd general assembly as amended by this act, as those	7479
studies become available, or any other school funding studies	7480
authorized in related legislation and make appropriate	7481
recommendations to the general assembly;	7482
(4) Upon the implementation of the provisions of H.B. 305	7483
of the 133rd general assembly, assess the impact of its	7484
calculations and other basic concepts and make recommendations	7485
to the general assembly regarding appropriate modifications to	7486
those calculations and other basic concepts;	7487
(5) Generally monitor the implementation of the provisions	7488
of H.B. 305 of the 133rd general assembly to ensure that they	7489
are implemented in a timely and effective manner that is	7490
consistent with the intent of the general assembly at the time	7491
those provisions were enacted and make recommendations to the	7492
general assembly regarding its implementation.	7493
(B) (1) The school funding oversight commission shall	7494
<pre>consist of the following members:</pre>	7495
(a) Two members of the house of representatives, appointed	7496
by the speaker of the house of representatives, and two members	7497
of the senate, appointed by the president of the senate. Of the	7498
members appointed by the speaker of the house of	7499
representatives, one shall be a member of the majority party,	7500
and one shall be a member of the minority party that has the	7501
most members. Of the members appointed by the president of the	7502
senate, one shall be a member of the majority party, and one	7503
shall be a member of the minority party that has the most_	7504
members.	7505

(b) Three school district superintendents, appointed by	7506
the superintendent of public instruction with advice from those	7507
statewide organizations that represent school district	7508
superintendents, and three school district treasurers, appointed	7509
by the superintendent of public instruction with advice from	7510
those statewide organizations that represent school district	7511
treasurers. The superintendent of public instruction shall	7512
attempt to ensure that the school district superintendents and	7513
treasurers appointed under division (B)(1)(b) of this section	7514
represent a combination of urban, suburban, and rural school	7515
districts and a combination of school districts with different	7516
per-pupil local capacity amounts calculated under section	7517
3317.017 of the Revised Code.	7518
(c) Three parents, not more than two of whom shall be of	7519
the same gender, appointed by the governor. In making	7520
appointments under division (B)(1)(c) of this section, the	7521
governor shall attempt to ensure that the parents appointed are	7522
a combination of parents of students who are enrolled in, will	7523
enroll in, or were enrolled in public schools.	7524
(d) Three teachers appointed by the superintendent of	7525
public instruction. The superintendent of public instruction	7526
shall attempt to ensure that the teachers appointed under	7527
division (B)(1)(d) of this section represent a combination of	7528
urban, suburban, and rural school districts and a combination of	7529
school districts with different per-pupil local capacity amounts	7530
calculated under section 3317.017 of the Revised Code.	7531
(e) Three school board members appointed by the	7532
superintendent of public instruction. The superintendent of	7533
public instruction shall attempt to ensure that the school board	7534
members appointed under division (B)(1)(e) of this section	7535

represent a combination of urban, suburban, and rural school	7536
districts and a combination of school districts with different	7537
per-pupil local capacity amounts calculated under section	7538
3317.017 of the Revised Code.	7539
(2) Not more than one of the members appointed under	7540
divisions (B)(1)(b), (c), (d), and (e) of this section shall	7541
represent the same school district.	7542
(C) All members of the commission shall be appointed prior	7543
to the commission's first meeting as prescribed in division (D)	7544
of this section. Half of the members appointed under each of	7545
divisions (B)(1)(a), (b), (c), (d), and (e) of this section	7546
shall be appointed for two-year terms, and half of the members	7547
appointed under each of divisions (B)(1)(a), (b), (c), (d), and	7548
(e) of this section shall be appointed for four-year terms.	7549
Thereafter, all members shall be appointed for four-year terms.	7550
No member shall be eligible for reappointment except for those	7551
members appointed for initial two-year terms.	7552
(D) Not later than one year after the effective date of	7553
this section, the superintendent of public instruction shall	7554
call the first meeting of the school funding oversight	7555
commission. At that meeting, the members of the commission shall	7556
select a chair and vice-chair of the commission. Thereafter, the	7557
commission shall meet at least once every six months at the call	7558
of the chair.	7559
Sec. 3319.57. (A) A grant program is hereby established	7560
under which the department of education shall award grants to	7561
assist certain schools in a city, exempted village, local, or	7562
joint vocational school district in implementing one of the	7563
following innovations:	7564

(1) The use of instructional specialists to mentor and	7565
<pre>support classroom teachers;</pre>	7566
(2) The use of building managers to supervise the	7567
administrative functions of school operation so that a school	7568
principal can focus on supporting instruction, providing	7569
instructional leadership, and engaging teachers as part of the	7570
<pre>instructional leadership team;</pre>	7571
(3) The reconfiguration of school leadership structure in	7572
a manner that allows teachers to serve in leadership roles so	7573
that teachers may share the responsibility for making and	7574
implementing school decisions;	7575
(4) The adoption of new models for restructuring the	7576
school day or school year, such as including teacher planning	7577
and collaboration time as part of the school day;	7578
(5) The creation of smaller schools or smaller units	7579
within larger schools for the purpose of facilitating teacher	7580
collaboration to improve and advance the professional practice	7581
of teaching;	7582
(6) The implementation of "grow your own" recruitment	7583
strategies that are designed to assist individuals who show a	7584
commitment to education become licensed teachers, to assist	7585
experienced teachers obtain licensure in subject areas for which	7586
there is need, and to assist teachers in becoming principals;	7587
(7) The provision of better conditions for new teachers,	7588
such as reduced teaching load and reduced class size;	7589
(8) The provision of incentives to attract qualified	7590
mathematics, science, or special education teachers;	7591
(9) The development and implementation of a partnership	7592

with teacher preparation programs at colleges and universities	7593
to help attract teachers qualified to teach in shortage areas;	7594
(10) The implementation of a program to increase the	7595
cultural competency of both new and veteran teachers;	7596
curtural competency of both new and veteran teachers,	7550
(11) The implementation of a program to increase the	7597
subject matter competency of veteran teachers.	7598
(B) To qualify for a grant to implement one of the	7599
innovations described in division (A) of this section, a school	7600
must meet both of the following criteria:	7601
(1) De boud to staff or defined by the demonstrate	7.000
(1) Be hard to staff, as defined by the department.	7602
(2) Use existing school district funds for the	7603
implementation of the innovation in an amount equal to the grant	7604
amount multiplied by (1 - the district's state share index-	7605
percentage for the fiscal year in which the grant is awarded).	7606
For purposes of division (B)(2) of this section, "state	7607
share <pre>indexpercentage</pre> " has the same meaning as in section	7608
3317.02 of the Revised Code.	7609
(C) The amount and number of grants awarded under this	7610
section shall be determined by the department based on any	7611
appropriations made by the general assembly for grants under	7612
this section.	7613
(D) The state board of education shall adopt rules for the	7614
administration of this grant program.	7615
Sec. 3324.09. Not later than the thirtieth day of October	7616
of each year, the department of education shall publish on its	7617
web site each school district's expenditures for the previous	7618
fiscal year of funds received under division $\frac{A}{A}$ (7) (A) (6) of	7619
-	
section 3317.022 of the Revised Code for the identification of	7620

and services provided to the district's gifted students.	7621
Sec. 3326.31. As used in sections 3326.31 to 3326.50 of	7622
the Revised Code:	7623
(A)(1) "Category one career-technical education student"	7624
means a student who is receiving the career-technical education	7625
services described in division (A) $\underline{(1)}$ of section 3317.014 of the	7626
Revised Code.	7627
(2) "Category two career-technical student" means a	7628
student who is receiving the career-technical education services	7629
described in division $\frac{(B)-(A)(2)}{(B)}$ of section 3317.014 of the	7630
Revised Code.	7631
(3) "Category three career-technical student" means a	7632
student who is receiving the career-technical education services	7633
described in division $\frac{\text{(C)}-\text{(A) (3)}}{\text{of section 3317.014}}$ of the	7634
Revised Code.	7635
(4) "Category four career-technical student" means a	7636
student who is receiving the career-technical education services	7637
described in division $\frac{\text{(D)}-\text{(A) (4)}}{\text{of section } 3317.014}$ of the	7638
Revised Code.	7639
(5) "Category five career-technical education student"	7640
means a student who is receiving the career-technical education	7641
services described in division $\frac{\text{(E)}-\text{(A)}(5)}{\text{of section }}$ of section 3317.014 of	7642
the Revised Code.	7643
(B)(1) "Category one English learner" means an English	7644
learner described in division (A) of section 3317.016 of the	7645
Revised Code.	7646
(2) "Category two English learner" means an English	7647
learner described in division (B) of section 3317.016 of the	7648

Revised Code.	7649
(3) "Category three English learner" means an English	7650
learner described in division (C) of section 3317.016 of the	7651
Revised Code.	7652
(C)(1) "Category one special education student" means a	7653
student who is receiving special education services for a	7654
disability specified in division (A) of section 3317.013 of the	7655
Revised Code.	7656
(2) "Category two special education student" means a	7657
student who is receiving special education services for a	7658
disability specified in division (B) of section 3317.013 of the	7659
Revised Code.	7660
(3) "Category three special education student" means a	7661
student who is receiving special education services for a	7662
disability specified in division (C) of section 3317.013 of the	7663
Revised Code.	7664
(4) "Category four special education student" means a	7665
student who is receiving special education services for a	7666
disability specified in division (D) of section 3317.013 of the	7667
Revised Code.	7668
(5) "Category five special education student" means a	7669
student who is receiving special education services for a	7670
disability specified in division (E) of section 3317.013 of the	7671
Revised Code.	7672
(6) "Category six special education student" means a	7673
student who is receiving special education services for a	7674
disability specified in division (F) of section 3317.013 of the	7675
Revised Code.	7676

(D) "Formula amount" has the same meaning as in section-	7677
3317.02 of the Revised Code. "Economically disadvantaged index	7678
for a science, technology, engineering, and mathematics school"	7679
means the square of the quotient of the percentage of students	7680
enrolled in the school who are identified as economically	7681
disadvantaged as defined by the department of education, divided	7682
by the percentage of students in the statewide ADM identified as	7683
economically disadvantaged. For purposes of this calculation,	7684
the "statewide ADM" equals the "statewide ADM" for city, local,	7685
and exempted village school districts described in division (F)	7686
(1) of section 3317.02 of the Revised Code.	7687
(E) "Funding base" means the following:	7688
(a) For a science, technology, engineering, and	7689
mathematics school that was in operation for the entirety of	7690
fiscal year 2020, the amount paid to the school for that fiscal	7691
year under divisions (A), (B), (C), (D), (F), and (G) of section	7692
3326.33 of the Revised Code as those divisions existed prior to	7693
the effective date of this amendment in accordance with division	7694
(A) of Section 265.235 of H.B. 166 of the 133rd general assembly	7695
and the amount, if any, paid to the school for that fiscal year	7696
under section 3326.41 of the Revised Code in accordance with	7697
division (B) of Section 265.235 of H.B. 166 of the 133rd general	7698
<pre>assembly;</pre>	7699
(b) For a science, technology, engineering, and	7700
mathematics school that was in operation for part of fiscal year	7701
2020, the amount that would have been paid to the school for	7702
that fiscal year under divisions (A), (B), (C), (D), (F), and	7703
(G) of section 3326.33 of the Revised Code as those divisions	7704
existed prior to the effective date of this amendment in	7705
accordance with division (A) of Section 265.235 of H.B. 166 of	7706

the 133rd general assembly if the school had been in operation	7707
for the entirety of that fiscal year, as calculated by the	7708
department, and the amount that would have been paid to the	7709
school for that fiscal year under section 3326.41 of the Revised	7710
Code in accordance with division (B) of Section 265.235 of H.B.	7711
166 of the 133rd general assembly, if any, if the school had	7712
been in operation for the entirety of that fiscal year, as	7713
calculated by the department;	7714
(c) For a science, technology, engineering, and	7715
mathematics school that was not in operation for fiscal year	7716
2020, the amount that would have been paid to the school if it	7717
was in operation for that school year under divisions (A), (B),	7718
(C), (D), (F), and (G) of section 3326.33 of the Revised Code as	7719
those divisions existed prior to the effective date of this	7720
amendment in accordance with division (A) of Section 265.235 of	7721
H.B. 166 of the 133rd general assembly if the school had been in	7722
operation for the entirety of that fiscal year, as calculated by	7723
the department, and the amount that would have been paid to the	7724
school for that fiscal year under section 3326.41 of the Revised	7725
Code in accordance with division (B) of Section 265.235 of H.B.	7726
166 of the 133rd general assembly, if any, if the school had	7727
been in operation for the entirety of that fiscal year, as	7728
calculated by the department.	7729
(F) "IEP" means an individualized education program as	7730
defined in section 3323.01 of the Revised Code.	7731
(F) (G) A science, technology, engineering, and	7732
mathematics school's "phase-in percentage" for a fiscal year is	7733
equal to the phase-in percentage for that fiscal year for city,	7734
local, exempted village, and joint vocational school districts	7735
as defined in section 3317.02 of the Revised Code.	7736

(H) "Resident district" means the school district in which	7737
a student is entitled to attend school under section 3313.64 or	7738
3313.65 of the Revised Code.	7739
(G) "State education aid" has the same meaning as in	7740
section 5751.20 of the Revised Code. (I) "Statewide average base	7741
<pre>cost per pupil" and "statewide average career-technical base</pre>	7742
<pre>cost per pupil" have the same meanings as in section 3317.02 of</pre>	7743
the Revised Code.	7744
Sec. 3326.32. Each science, technology, engineering, and	7745
mathematics school shall report to the department of education,	7746
in the form and manner required by the department, all of the	7747
following information:	7748
(A) The total number of students enrolled in the school	7749
who are residents of this state;	7750
(B) The number of students reported under division (A) of	7751
this section who are receiving special education and related	7752
services pursuant to an IEP;	7753
(C) For each student reported under division (B) of this	7754
section, which category specified in divisions (A) to (F) of	7755
section 3317.013 of the Revised Code applies to the student;	7756
(D) The full-time equivalent number of students reported	7757
under division (A) of this section who are enrolled in career-	7758
technical education programs or classes described in each of	7759
divisions (A) $(1)$ , $(B)$ $(2)$ , $(C)$ $(3)$ , $(D)$ $(4)$ , and $(E)$ $(5)$ of section	7760
3317.014 of the Revised Code that are provided by the STEM	7761
school;	7762
(E) The number of students reported under division (A) of	7763
this section who are English learners and which category	7764
specified in divisions (A) to (C) of section 3317.016 of the	7765

Revised Code applies to each student;	7766
(F) The number of students reported under division (A) of	7767
this section who are economically disadvantaged, as defined by	7768
the department. A student shall not be categorically excluded	7769
from the number reported under division (F) of this section	7770
based on anything other than family income.	7771
(G) The resident district of each student reported under	7772
division (A) of this section;	7773
(H) The total number of students enrolled in the school	7774
who are not residents of this state and any additional	7775
information regarding these students that the department	7776
requires the school to report. The school shall not receive any	7777
payments under this chapter for students reported under this	7778
division.	7779
(I) Any additional information the department determines	7780
necessary to make payments under this chapter.	7781
Sec. 3326.33. (A) For each fiscal year, the department of	7782
education shall compute and distribute state core foundation	7783
funding to each science, technology, engineering, and	7784
mathematics school established under this chapter or, if the	7785
school is part of a group of STEM schools under section 3326.031	7786
of the Revised Code, to the governing body of that group in an	7787
amount equal to the lesser of the following:	7788
(1) The following sum:	7789
The school's funding base + {[(the sum of the per pupil amounts	7790
calculated for the school for that fiscal year under divisions	7791
(B)(1), (2), and (4) of this section + the sum of the per pupil	7792
amounts calculated for the school for that fiscal year under	7793
division (A) of section 3326.39 of the Revised Code + the amount	7794

<u>calculated for the school for that fiscal year under division</u>	7/95
(B) of section 3326.39 of the Revised Code) - the school's	7796
funding base] X the school's phase-in percentage for that fiscal	7797
year} + the sum of the per pupil amounts of disadvantaged pupil	7798
impact aid calculated for that fiscal year under division (B)(3)	7799
of this section	7800
(2) The following sum:	7801
The sum of the per pupil amounts calculated for the school for	7802
that fiscal year under division (B) of this section + the sum of	7803
the per pupil amounts calculated for the school for that fiscal	7804
year under division (A) of section 3326.39 of the Revised Code +	7805
the amount calculated for the school for that fiscal year under	7806
division (B) of section 3326.39 of the Revised Code	7807
(B) For each student enrolled in a science, technology,	7808
engineering, and mathematics school established under this	7809
chapter, on a full-time equivalency basis, the department of	7810
education annually shall <del>deduct from the state education aid of</del>	7811
a student's resident school district and, if necessary, from the	7812
payment made to the district under sections 321.24 and 323.156	7813
of the Revised Code and pay to the school or, if the student is	7814
enrolled in a school that is part of a group of STEM schools	7815
under section 3326.031 of the Revised Code, to the governing	7816
body of that group the sum calculate all of the following:	7817
(A) An opportunity grant in an amount equal to the formula-	7818
amount; (1) The school's base cost per pupil for that fiscal	7819
year, calculated as follows:	7820
The aggregate base cost calculated for the school for that	7821
fiscal year under section 3326.43 of the Revised Code/ the	7822
number of students enrolled in the school for that fiscal year	7823

(B) The per pupil amount of targeted assistance funds	7824
calculated under division (A) of section 3317.0217 of the	7825
Revised Code for the student's resident district, as determined	7826
by the department, X 0.25;	7827
(C) (2) Additional state aid for special education and	7828
related services provided under Chapter 3323. of the Revised	7829
Code as follows:	7830
(1)—(a) If the student is a category one special education	7831
student, the amount multiple specified in division (A) of	7832
section 3317.013 of the Revised Code X the statewide average	7833
base cost per pupil for that fiscal year;	7834
(2) (b) If the student is a category two special education	7835
student, the amount multiple specified in division (B) of	7836
section 3317.013 of the Revised Code X the statewide average	7837
base cost per pupil for that fiscal year;	7838
(3) (c) If the student is a category three special	7839
education student, the amount multiple specified in division (C)	7840
of section 3317.013 of the Revised Code X the statewide average	7841
	7842
base cost per pupil for that fiscal year;	7042
(4) (d) If the student is a category four special	7843
education student, the amount <u>multiple</u> specified in division (D)	7844
of section 3317.013 of the Revised Code X the statewide average	7845
base cost per pupil for that fiscal year;	7846
(5) (e) If the student is a category five special	7847
education student, the amount multiple specified in division (E)	7848
of section 3317.013 of the Revised Code X the statewide average	7849
base cost per pupil for that fiscal year;	7850
	5051
<del>(6) (f)</del> If the student is a category six special education	7851

student, the amount multiple specified in division (F) of

7852

section 3317.013 of the Revised Code X the statewide average	7853
base cost per pupil for that fiscal year.	7854
(D) If the student is in kindergarten through third grade,	7855
\$320;	7856
$\frac{(E)-(3)}{(E)}$ If the student is economically disadvantaged, an	7857
amount of disadvantaged pupil impact aid equal to the following:	7858
\$272 \$422 X the resident district's school's economically	7859
disadvantaged index	7860
(F) (4) English learner funds, as follows:	7861
(1) (a) If the student is a category one English learner,	7862
the amount multiple specified in division (A) of section	7863
3317.016 of the Revised Code X the statewide average base cost	7864
per pupil for that fiscal year;	7865
(2) (b) If the student is a category two English learner,	7866
the amount multiple specified in division (B) of section	7867
3317.016 of the Revised Code X the statewide average base cost	7868
per pupil for that fiscal year;	7869
per paper for that ribear year,	,003
$\frac{(3)-(c)}{(c)}$ If the student is a category three English	7870
learner, the amount multiple specified in division (C) of	7871
section 3317.016 of the Revised Code X the statewide average	7872
base cost per pupil for that fiscal year.	7873
(G) Career-technical education funds as follows:	7874
(1) If the student is a category one career-technical	7875
education student, the amount specified in division (A) of	7876
section 3317.014 of the Revised Code;	7877
(2) If the student is a category two career-technical	7878
education student, the amount specified in division (B) of	7879

section 3317.014 of the Revised Code;	7880
(3) If the student is a category three career-technical	7881
education student, the amount specified in division (C) of	7882
section 3317.014 of the Revised Code;	7883
(4) If the student is a category four career-technical	7884
education student, the amount specified in division (D) of	7885
section 3317.014 of the Revised Code;	7886
(5) If the student is a category five career-technical	7887
education student, the amount specified in division (E) of	7888
section 3317.014 of the Revised Code.	7889
Deduction and payment of funds under division (G) of this	7890
section is subject to approval under section 3317.161 of the	7891
Revised Code.	7892
Sec. 3326.39. (A) For each student enrolled in a science,	7893
technology, engineering, and mathematics school established	7894
under this chapter, on a full-time equivalency basis, the	7895
department of education shall calculate career-technical	7896
education funds as follows:	7897
(1) If the student is a category one career-technical	7898
education student, the multiple specified in division (A)(1) of	7899
section 3317.014 of the Revised Code X the statewide average	7900
career-technical base cost per pupil for that fiscal year;	7901
(2) If the student is a category two career-technical	7902
education student, the multiple specified in division (A)(2) of	7903
section 3317.014 of the Revised Code X the statewide average	7904
<pre>career-technical base cost per pupil for that fiscal year;</pre>	7905
(3) If the student is a category three career-technical	7906
education student, the multiple specified in division (A)(3) of	7907

section 3317.014 of the Revised Code X the statewide average	7908
<pre>career-technical base cost per pupil for that fiscal year;</pre>	7909
(4) If the student is a category four career-technical	7910
education student, the multiple specified in division (A)(4) of	7911
section 3317.014 of the Revised Code X the statewide average	7912
<pre>career-technical base cost per pupil for that fiscal year;</pre>	7913
(5) If the student is a category five career-technical	7914
education student, the multiple specified in division (A)(5) of	7915
section 3317.014 of the Revised Code X the statewide average	7916
career-technical base cost per pupil for that fiscal year.	7917
Payment of funds calculated under division (A) of this	7918
section is subject to approval under section 3317.161 of the	7919
Revised Code.	7920
(B) Subject to division (I) of section 3317.023 of the	7921
Revised Code, the department of education shall calculate	7922
career-technical associated services funds for each science,	7923
technology, engineering, and mathematics school as follows:	7924
The multiple for career-technical education associated services	7925
specified under division (B) of section 3317.014 of the Revised	7926
Code X the statewide average career-technical base cost per	7927
pupil for that fiscal year X the number of the school's students	7928
<pre>enrolled in career-technical education</pre>	7929
(C) Subject to division (I) of section 3317.023 of the	7930
Revised Code, the department shall pay career awareness and	7931
exploration funds to each science, technology, engineering, and	7932
<pre>mathematics school as follows:</pre>	7933
The number of students enrolled in the science, technology,	7934
engineering, and mathematics school X \$2.50, for fiscal year	7935
2020, \$5, for fiscal year 2021, \$7.50, for fiscal year 2022, or	7936

\$10, for fiscal year 2023 and each fiscal year thereafter	7937
(D) In any fiscal year, a STEM school receiving funds	7938
calculated under division <del>(G) (A) of this section 3326.33 of the calculated the </del>	7939
Revised Code shall spend those funds only for the purposes that	7940
the department designates as approved for career-technical	7941
education expenses. Career-technical educational education	7942
expenses approved by the department shall include only expenses	7943
connected to the delivery of career-technical programming to	7944
career-technical students. The department shall require the	7945
school to report data annually so that the department may	7946
monitor the school's compliance with the requirements regarding	7947
the manner in which funding received under division $\frac{(G)}{(A)}$ of	7948
this section <del>3326.33 of the Revised Code may be spent.</del>	7949
(B) (E) All funds received under division (G) (A) of this	7950
section 3326.33 of the Revised Code shall be spent in the	7951
following manner:	7952
(1) At least seventy-five per cent of the funds shall be	7953
spent on curriculum development, purchase, and implementation;	7954
instructional resources and supplies; industry-based program	7955
certification; student assessment, credentialing, and placement;	7956
curriculum specific equipment purchases and leases; career-	7957
technical student organization fees and expenses; home and	7958
agency linkages; work-based learning experiences; professional	7959
development; and other costs directly associated with career-	7960
technical education programs including development of new	7961
programs.	7962
(2) Not more than twenty-five per cent of the funds shall	7963
be used for personnel expenditures.	7964
(F) In any fiscal year, a science, technology,	7965

engineering, and mathematics school receiving funds under	7966
division (H) of section 3317.014 of the Revised Code shall spend	7967
those funds only for the following purposes:	7968
(1) Delivery of career awareness programs to students	7969
enrolled in grades kindergarten through twelve;	7970
(2) Provision of a common, consistent curriculum to	7971
students throughout their primary and secondary education;	7972
(3) Assistance to teachers in providing a career	7973
development curriculum to students;	7974
(4) Development of a career development plan for each	7975
student that stays with that student for the duration of the	7976
student's primary and secondary education;	7977
(5) Provision of opportunities for students to engage in	7978
activities, such as career fairs, hands-on experiences, and job	7979
shadowing, across all career pathways at each grade level.	7980
The department may deny payment under division (C) of this	7981
section to any school that the department determines is using	7982
funds paid under division (H) of section 3317.014 of the Revised	7983
Code for other purposes.	7984
Sec. 3326.40. A STEM school shall spend the funds it	7985
receives under division $\frac{(E)-(B)(3)}{(B)}$ of section 3326.33 of the	7986
Revised Code in accordance with section 3317.25 of the Revised	7987
Code.	7988
Sec. 3326.43. (A) As used in this section:	7989
(1) "Average teacher cost" for a fiscal year has the same	7990
meaning as in section 3317.011 of the Revised Code.	7991
(2) "Base cost enrolled ADM" has the same meaning as in	7992

section 3317.02 of the Revised Code.	7993
(B) When calculating a science, technology, engineering,	7994
and mathematics school's aggregate base cost under this section,	7995
the department shall use data from fiscal year 2018 for the	7996
average teacher cost.	7997
(C) A science, technology, engineering, and mathematics	7998
school's aggregate base cost for a fiscal year shall be equal to	7999
the following sum:	8000
The school's teacher base cost for that fiscal year computed	8001
under division (D) of this section + the school's student	8002
support base cost for that fiscal year computed under division	8003
(E) of this section + the school's leadership and accountability	8004
base cost for that fiscal year computed under division (F) of	8005
this section + the school's building leadership and operations	8006
base cost for that fiscal year computed under division (G) of	8007
this section	8008
(D) The department of education shall compute a science,	8009
technology, engineering, and mathematics school's teacher base	8010
<pre>cost for a fiscal year as follows:</pre>	8011
(1) Calculate the school's classroom teacher cost for that	8012
fiscal year as follows:	8013
(a) Determine the full-time equivalency of students	8014
enrolled in the school for that fiscal year that are enrolled in	8015
kindergarten and divide that number by 20;	8016
(b) Determine the full-time equivalency of students	8017
enrolled in the school for that fiscal year that are enrolled in	8018
grades one through three and divide that number by 23;	8019
(c) Determine the full-time equivalency of students	8020

enrolled in the school for that fiscal year that are enrolled in	8021
grades four through eight but are not enrolled in a career-	8022
technical education program or class described under section	8023
3317.014 of the Revised Code and divide that number by 25;	8024
(d) Determine the full-time equivalency of students	8025
enrolled in the school for that fiscal year that are enrolled in	8026
grades nine through twelve but are not enrolled in a career-	8027
technical education program or class described under section	8028
3317.014 of the Revised Code and divide that number by 27;	8029
(e) Determine the full-time equivalency of students	8030
enrolled in the school for that fiscal year that are enrolled in	8031
a career-technical education program or class, as reported under	8032
division (B)(2)(d) of section 3314.08 of the Revised Code, and	8033
divide that number by 18;	8034
(f) Compute the sum of the quotients obtained under	8035
divisions (D) (1) (a), (b), (c), (d), and (e) of this section;	8036
(g) Compute the classroom teacher cost by multiplying the	8037
average teacher cost for that fiscal year by the sum computed	8038
under division (D)(1)(f) of this section.	8039
(2) Calculate the school's special teacher cost for that	8040
<pre>fiscal year as follows:</pre>	8041
(a) Divide the number of students enrolled in the school	8042
for that fiscal year by 150;	8043
(b) Compute the special teacher cost by multiplying the	8044
quotient obtained under division (D)(2)(a) of this section by	8045
the average teacher cost for that fiscal year.	8046
(3) Calculate the school's substitute teacher cost for	8047
that fiscal year in accordance with the following formula:	8048

(a) Compute the substitute teacher daily rate with	8049
benefits by multiplying the substitute teacher daily rate of \$90	8050
by 1.16;	8051
(b) Compute the substitute teacher cost in accordance with	8052
the following formula:	8053
(The sum computed under division (D)(1)(f) of this section + the	8054
quotient obtained under division (D)(2)(a) of this section) X	8055
the amount computed under division (D)(3)(a) of this section X 5	8056
(4) Calculate the school's professional development cost	8057
for that fiscal year in accordance with the following formula:	8058
(The sum computed under division (D)(1)(f) of this section + the	8059
quotient obtained under division (D)(2)(a) of this section) X	8060
[(the sum of divisions (A)(10)(a) and (b) of section 3317.011 of	8061
the Revised Code for that fiscal year)/180] X 4	8062
(5) Calculate the school's teacher base cost for that	8063
fiscal year, which equals the sum of divisions (D)(1), (2), (3),	8064
and (4) of this section.	8065
(E) The department shall compute a science, technology,	8066
engineering, and mathematics school's student support base cost	8067
for a fiscal year as follows:	8068
The number of students enrolled in the school for that fiscal	8069
year X 0.90 X [(the sum of the student support base cost_	8070
calculated for all city, local, and exempted village school	8071
districts in the state for that fiscal year under division (E)	8072
of section 3317.011 of the Revised Code - the sum of the	8073
athletic co-curricular activities cost calculated for all city,	8074
local, and exempted village school districts in the state for	8075
that fiscal year under division (E)(5) of section 3317.011 of	8076
the Revised Code) / the sum of the base cost enrolled ADMs of all	8077

of the city, local, and exempted village school districts in the	8078
state for that fiscal year]	8079
(F) The department shall compute a science, technology,	8080
engineering, and mathematics school's leadership and	8081
accountability base cost for a fiscal year as follows:	8082
The number of students enrolled in the school for that fiscal	8083
year X 0.90 X (the sum of the leadership and accountability base	8084
cost calculated for all city, local, and exempted village school	8085
districts in the state for that fiscal year under division (F)	8086
of section 3317.011 of the Revised Code/ the sum of the base	8087
cost enrolled ADMs of all of the city, local, and exempted	8088
village school districts in the state for that fiscal year)	8089
(G) The department shall compute a science, technology,	8090
engineering, and mathematics school's building leadership and	8091
operations base cost for a fiscal year as follows:	8092
The number of students enrolled in the school for that fiscal	8093
year X 0.90 X (the sum of the building leadership and	8094
accountability base cost calculated for all city, local, and	8095
exempted village school districts in the state for that fiscal	8096
year under division (G) of section 3317.011 of the Revised Code/	8097
the sum of the base cost enrolled ADMs of all of the city,	8098
local, and exempted village school districts in the state for	8099
that fiscal year)	8100
Sec. 3326.44. In any fiscal year, a STEM school shall	8101
spend the funding it receives under division (B)(4) of section	8102
3326.33 of the Revised Code only for services for English	8103
<u>learners.</u>	8104
Sec. 3326.51. (A) As used in this section:	8105
(1) "Resident district" has the same meaning as in section	8106

3326.31 of the Revised Code.	8107
(2) "STEM school sponsoring district" means a municipal,	8108
city, local, exempted village, or joint vocational school	8109
district that governs and controls a STEM school pursuant to	8110
this section.	8111
(B) Notwithstanding any other provision of this chapter to	8112
the contrary:	8113
(1) If a proposal for a STEM school submitted under	8114
section 3326.03 of the Revised Code proposes that the governing	8115
body of the school be the board of education of a municipal,	8116
city, local, exempted village, or joint vocational school	8117
district that is one of the partners submitting the proposal,	8118
and the STEM committee approves that proposal, that school	8119
district board shall govern and control the STEM school as one	8120
of the schools of its district.	8121
(2) The STEM school sponsoring district shall maintain a	8122
separate accounting for the STEM school as a separate and	8123
distinct operational unit within the district's finances. The	8124
auditor of state, in the course of an annual or biennial audit	8125
of the school district serving as the STEM school sponsoring	8126
district, shall audit that school district for compliance with	8127
the financing requirements of this section.	8128
(3) With respect to students enrolled in a STEM school	8129
whose resident district is the STEM school sponsoring district:	8130
(a) The department of education shall make no deductions	8131
under section 3326.33 payments to the school in accordance with	8132
sections 3326.31 to 3326.49 of the Revised Code from the STEM	8133
school sponsoring district's state payments.	8134
(b) The STEM school sponsoring district shall ensure that	8135

(b) The STEM school sponsoring district shall ensure that

it allocates to the STEM school funds equal to or exceeding the	8136
amount that would be calculated pursuant to division (B) of	8137
section 3313.981 of the Revised Code for the students attending-	8138
the school whose resident district is the STEM school sponsoring	8139
district.	8140
(c) The STEM school sponsoring district is responsible for	8141
providing children with disabilities with a free appropriate	8142
public education under Chapter 3323. of the Revised Code.	8143
<del>(d) (c) The STEM school sponsoring district shall provide</del>	8144
student transportation in accordance with laws and policies	8145
generally applicable to the district.	8146
(4) With respect to students enrolled in the STEM school	8147
whose resident district is another school district, the	8148
department shall make no payments or deductions under sections	8149
3326.31 to 3326.49 of the Revised Code. Instead, consider the	8150
students shall be considered as open enrollment students and the	8151
department—shall make payments and deductions—to the school in	8152
accordance with section 3313.981 sections 3326.31 to 3326.49 of	8153
the Revised Code. The STEM school sponsoring district shall	8154
allocate the payments to the STEM school. The STEM school-	8155
sponsoring district may enter into financial agreements with the	8156
students' resident districts, which agreements may provide-	8157
financial support in addition to the funds received from the	8158
open enrollment calculation. The STEM school sponsoring district	8159
shall allocate all such additional funds to the STEM school.	8160
(5) Where the department is required to make, deny,	8161
reduce, or adjust payments to a STEM school sponsoring district	8162
pursuant to this section, it shall do so in such a manner that	8163
the STEM school sponsoring district may allocate that action to	8164
the STEM school.	8165

$\frac{(6)}{}$ A STEM school sponsoring district and its board may	8166
assign its district employees to the STEM school, in which case	8167
section 3326.18 of the Revised Code shall not apply. The	8168
district and board may apply any other resources of the district	8169
to the STEM school in the same manner that it applies district	8170
resources to other district schools.	8171
(7) (6) Provisions of this chapter requiring a STEM school	8172
and its governing body to comply with specified laws as if it	8173
were a school district and in the same manner as a board of	8174
education shall instead require such compliance by the STEM	8175
school sponsoring district and its board of education,	8176
respectively, with respect to the STEM school. Where a STEM	8177
school or its governing body is required to perform a specific	8178
duty or permitted to take a specific action under this chapter,	8179
that duty is required to be performed or that action is	8180
permitted to be taken by the STEM school sponsoring district or	8181
its board of education, respectively, with respect to the STEM	8182
school.	8183
$\frac{(8)}{(7)}$ No provision of this chapter limits the authority,	8184
as provided otherwise by law, of a school district and its board	8185
of education to levy taxes and issue bonds secured by tax	8186
revenues.	8187
(9) (8) The treasurer of the STEM school sponsoring	8188
district or, if the STEM school sponsoring district is a	8189
municipal school district, the chief financial officer of the	8190
district, shall have all of the respective rights, authority,	8191
exemptions, and duties otherwise conferred upon the treasurer or	8192
chief financial officer by the Revised Code.	8193
Sec. 3327.01. Notwithstanding division (D) of section	8194
3311.19 and division (D) of section 3311.52 of the Revised Code,	8195

this section and sections	3327.011, 3327.012, and 3327.02 of the	8196
Revised Code do not apply	to any joint vocational or cooperative	8197
education school district		8198

In all city, local, and exempted village school districts 8199 where resident school pupils in grades kindergarten through 8200 eight live more than two miles from the school for which the 8201 state board of education prescribes minimum standards pursuant 8202 to division (D) of section 3301.07 of the Revised Code and to 8203 which they are assigned by the board of education of the 8204 district of residence or to and from the nonpublic or community 8205 school which they attend, the board of education shall provide 8206 transportation for such pupils to and from that school except as 8207 provided in section 3327.02 of the Revised Code. 8208

In all city, local, and exempted village school districts 8209 where pupil transportation is required under a career-technical 8210 plan approved by the state board of education under section 8211 3313.90 of the Revised Code, for any student attending a career-8212 technical program operated by another school district, including 8213 a joint vocational school district, as prescribed under that 8214 section, the board of education of the student's district of 8215 residence shall provide transportation from the public high 8216 8217 school operated by that district to which the student is assigned to the career-technical program. 8218

In all city, local, and exempted village school districts,
the board may provide transportation for resident school pupils
in grades nine through twelve to and from the high school to
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which they are assigned by the board of education of the
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district of residence or to and from the nonpublic or community
high school which they attend for which the state board of
education prescribes minimum standards pursuant to division (D)
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A board of education shall not be required to transport

elementary or high school pupils to and from a nonpublic or

community school where such transportation would require more

than thirty minutes of direct travel time as measured by school

bus from the public school building to which the pupils would be

assigned if attending the public school designated by the

district of residence.

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Where it is impractical to transport a pupil by school 8234 conveyance, a board of education may offer payment, in lieu of 8235 providing such transportation in accordance with section 3327.02 8236 of the Revised Code. 8237

A board of education shall not be required to transport elementary or high school pupils to and from a nonpublic or community school on Saturday or Sunday, unless a board of education and a nonpublic or community school have an agreement in place to do so before the first day of July of the school year in which the agreement takes effect.

In all city, local, and exempted village school districts, 8244 the board shall provide transportation for all children who are 8245 so disabled that they are unable to walk to and from the school 8246 for which the state board of education prescribes minimum 8247 standards pursuant to division (D) of section 3301.07 of the 8248 Revised Code and which they attend. In case of dispute whether 8249 the child is able to walk to and from the school, the health 8250 commissioner shall be the judge of such ability. In all city, 8251 exempted village, and local school districts, the board shall 8252 provide transportation to and from school or special education 8253 classes for mentally disabled children in accordance with 8254 standards adopted by the state board of education. 8255

When transportation of pupils is provided the conveyance	8256
shall be run on a time schedule that shall be adopted and put in	8257
force by the board not later than ten days after the beginning	8258
of the school term. The operator of every school bus or motor	8259
van owned and operated by any school district or educational	8260
service center or privately owned and operated under contract	8261
with any school district or service center in this state shall	8262
make a good faith effort to deliver students enrolled in	8263
preschool through twelfth grades to their respective public and	8264
nonpublic schools not sooner than thirty minutes prior to the	8265
beginning of school and to be available to pick them up not	8266
later than thirty minutes after the close of their respective	8267
schools each day.	8268
The cost of any transportation service authorized by this	8269
section shall be paid first out of federal funds, if any,	8270
available for the purpose of pupil transportation, and secondly	8271
out of state appropriations, in accordance with regulations	8272
adopted by the state board of education.	8273
No transportation of any pupils shall be provided by any	8274
board of education to or from any school which in the selection	8275
of pupils, faculty members, or employees, practices	8276
discrimination against any person on the grounds of race, color,	8277
religion, or national origin.	8278

Sec. 3327.016. The board of education of each city, local,
or exempted village school district that owns and operates buses
for transporting students may contract, in writing, with a
public or private not-for-profit agency, group, or organization,
with a municipal corporation or other political subdivision or
agency of the state, or with an agency of the federal government
to operate its buses to assist the agency, group, organization,
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or political subdivision in the fulfillment of its legitimate	8286
activities and in times of emergency. These contracts shall be	8287
entered into under the authority of the school district as a	8288
political subdivision and shall not be considered commerce. When	8289
buses are made available to other agencies, groups,	8290
organizations, or political subdivisions under this section, the	8291
buses must be operated by individuals holding certificates	8292
issued by either the educational service center governing board	8293
that has entered into an agreement with the school district	8294
under section 3313.843 or 3313.845 of the Revised Code or the	8295
superintendent of the school district certifying that the	8296
individuals satisfy the requirements of section 3327.10 of the	8297
Revised Code. All state board of education regulations governing	8298
the operation of school buses when transporting students shall	8299
apply when buses are used in accordance with this section.	8300
Any board of education of a city, local, or exempted	8301
village school district that makes one or more of its vehicles	8302
available under this section shall procure liability and	8303
property damage insurance, as provided in section 3327.09 of the	8304
Revised Code, covering all vehicles used and passengers	8305
transported under this section. The board of education may	8306
recover expenses from contracting entities, not to exceed the	8307
costs of operation and insurance coverage.	8308
Sec. 3328.32. Each child enrolled in a college-preparatory	8309
boarding school established under this chapter shall be included	8310
in the enrollment formula ADM and total ADM of the district in	8311
which the child is entitled to attend school—and in the	8312
district's category one through six special education	8313
enrollment, as appropriate, as reported under section 3317.03 of	8314
the Revised Code.	8315

The department of education shall count that child in the	8316
district's formula ADM, total ADM, and, as appropriate, category	8317
one through six special education ADM.	8318
Sec. 3328.34. (A) For each child enrolled in a college-	8319
preparatory boarding school, as reported under section 3328.31	8320
of the Revised Code, the department of education shall pay to	8321
the school the sum of the amount <del>deducted from a participating</del>	8322
school district's account for that child under section 3328.33	8323
of the Revised Code eighty-five per cent of the operating	8324
expenditure per pupil of the city, local, or exempted village	8325
school district in which the child is entitled to attend school	8326
plus the per-pupil boarding amount specified in division (B) of	8327
this section.	8328
As used in this division, a district's "operating	8329
expenditure per pupil" is the total amount of state payments and	8330
other nonfederal revenue spent by the district for operating	8331
expenses during the previous fiscal year, divided by the	8332
district's enrolled ADM, as that term is defined in section	8333
3317.02 of the Revised Code, for the previous fiscal year.	8334
(B) For the first fiscal year in which a college-	8335
preparatory boarding school may be established under this	8336
chapter, the "per-pupil boarding amount" is twenty-five thousand	8337
dollars. For each fiscal year thereafter, that amount shall be	8338
adjusted by the rate of inflation, as measured by the consumer	8339
price index (all urban consumers, all items) prepared by the	8340
bureau of labor statistics of the United States department of	8341
labor, for the previous twelve-month period.	8342
(C) The state board of education may accept funds from	8343
federal and state noneducation support services programs for the	8344
purpose of funding the per pupil boarding amount prescribed in	8345

division (B) of this section. Notwithstanding any other	8346
provision of the Revised Code, the state board shall coordinate	8347
and streamline any noneducation program requirements in order to	8348
eliminate redundant or conflicting requirements, licensing	8349
provisions, and oversight by government programs or agencies.	8350
The applicable regulatory entities shall, to the maximum extent	8351
possible, use reports and financial audits provided by the	8352
auditor of state and coordinated by the department of education	8353
to eliminate or reduce contract and administrative reviews.	8354
Regulatory entities other than the state board may suggest	8355
reasonable additional items to be included in such reports and	8356
financial audits to meet any requirements of federal law.	8357
Reporting paperwork prepared for the state board shall be shared	8358
with and accepted by other state and local entities to the	8359
maximum extent feasible.	8360
	0.2.61

- (D) (1) Notwithstanding division (A) of this section, if, 8361 in any fiscal year, a college-preparatory boarding school 8362 receives federal funds for the purpose of supporting the 8363 school's operations, the amount of those federal funds shall be 8364 deducted from the total per-pupil boarding amount for all 8365 enrolled students paid by the department to the school for that 8366 fiscal year, unless the school's board of trustees and the 8367 department determine otherwise in a written agreement. Any 8368 portion of the total per-pupil boarding amount for all enrolled 8369 students remaining after the deduction of the federal funds 8370 shall be paid by the department to the school from state funds 8371 appropriated to the department. 8372
- (2) Notwithstanding division (A) of this section, if, in 8373 any fiscal year, the department receives federal funds for the 8374 purpose of supporting the operations of a college-preparatory 8375 boarding school, the department shall use those federal funds, 8376

not including any portion of those funds designated for	8377
administration, to pay the school the total per-pupil boarding	8378
amount for all enrolled students for that fiscal year. Any	8379
portion of the total per-pupil boarding amount for all enrolled	8380
students remaining after the use of the federal funds shall be	8381
paid by the department to the school from state funds	8382
appropriated to the department.	8383
(3) If any federal funds are used for the purpose	8384
prescribed in division (D)(1) or (2) of this section, the	8385
department shall comply with all requirements upon which the	8386
acceptance of the federal funds is conditioned, including any	8387
requirements set forth in the funding application submitted by	8388
the school or the department and, to the extent sufficient funds	8389
are appropriated by the general assembly, any requirements	8390
regarding maintenance of effort in expenditures.	8391
Sec. 3365.01. As used in this chapter:	8392
(A) "Articulated credit" means post-secondary credit that	8393
is reflected on the official record of a student at an	8394
institution of higher education only upon enrollment at that	8395
institution after graduation from a secondary school.	8396
(B) "Default ceiling amount" means one of the following	8397
amounts, whichever is applicable:	8398
(1) For a participant enrolled in a college operating on a	8399
semester schedule, the amount calculated according to the	8400
following formula:	8401
((0.83 X <del>formula amount</del> \$6,020)/ 30)	8402
X number of enrolled credit hours	8403
(2) For a participant enrolled in a college operating on a	8404

quarter schedule, the amount calculated according to the	8405
following formula:	8406
((0.83 X <del>formula amount</del> \$6,020)/ 45)	8407
X number of enrolled credit hours	8408
(C) "Default floor amount" means twenty-five per cent of	8409
the default ceiling amount.	8410
(D) "Eligible out-of-state college" means any institution	8411
of higher education that is located outside of Ohio and is	8412
approved by the chancellor of higher education to participate in	8413
the college credit plus program.	8414
(E) "Fee" means any course-related fee and any other fee	8415
imposed by the college, but not included in tuition, for	8416
participation in the program established by this chapter.	8417
(F) "Formula amount" has the same meaning as in section	8418
3317.02 of the Revised Code.	8419
(G)—"Governing entity" means a board of education of a	8420
school district, a governing authority of a community school	8421
established under Chapter 3314., a governing body of a STEM	8422
school established under Chapter 3326., or a board of trustees	8423
of a college-preparatory boarding school established under	8424
Chapter 3328. of the Revised Code.	8425
(H) (G) "Home-instructed participant" means a student who	8426
has been excused from the compulsory attendance law for the	8427
purpose of home instruction under section 3321.04 of the Revised	8428
Code, and is participating in the program established by this	8429
chapter.	8430
(I) (H) "Maximum per participant charge amount" means one	8431
of the following amounts, whichever is applicable:	8432

(1) For a participant enrolled in a college operating on a	8433
semester schedule, the amount calculated according to the	8434
following formula:	8435
(( <del>formula amount</del> \$6,020/ 30)	8436
X number of enrolled credit hours)	8437
(2) For a participant enrolled in a college operating on a	8438
quarter schedule, the amount calculated according to the	8439
following formula:	8440
(( <del>formula amount</del> \$6,020/ 45)	8441
X number of enrolled credit hours)	8442
(J) (I) "Nonpublic secondary school" means a chartered	8443
school for which minimum standards are prescribed by the state	8444
board of education pursuant to division (D) of section 3301.07	8445
of the Revised Code.	8446
$\frac{(K)-(J)}{(J)}$ "Number of enrolled credit hours" means the number	8447
of credit hours for a course in which a participant is enrolled	8448
during the previous term after the date on which a withdrawal	8449
from a course would have negatively affected the participant's	8450
transcripted grade, as prescribed by the college's established	8451
withdrawal policy.	8452
(L) (K) "Parent" has the same meaning as in section	8453
3313.64 of the Revised Code.	8454
(M) (L) "Participant" means any student enrolled in a	8455
college under the program established by this chapter.	8456
(N) (M) "Partnering college" means a college with which a	8457
public or nonpublic secondary school has entered into an	8458
agreement in order to offer the program established by this	8459

chapter.	8460
$\frac{(O)-(N)}{(N)}$ "Partnering secondary school" means a public or	8461
nonpublic secondary school with which a college has entered into	8462
an agreement in order to offer the program established by this	8463
chapter.	8464
(P) (O) "Private college" means any of the following:	8465
(1) A nonprofit institution holding a certificate of	8466
authorization pursuant to Chapter 1713. of the Revised Code;	8467
(2) An institution holding a certificate of registration	8468
from the state board of career colleges and schools and program	8469
authorization for an associate or bachelor's degree program	8470
issued under section 3332.05 of the Revised Code;	8471
(3) A private institution exempt from regulation under	8472
Chapter 3332. of the Revised Code as prescribed in section	8473
3333.046 of the Revised Code.	8474
(Q) (P) "Public college" means a "state institution of	8475
higher education" in section 3345.011 of the Revised Code,	8476
excluding the northeast Ohio medical university.	8477
(R) (Q) "Public secondary school" means a school serving	8478
grades nine through twelve in a city, local, or exempted village	8479
school district, a joint vocational school district, a community	8480
school established under Chapter 3314., a STEM school	8481
established under Chapter 3326., or a college-preparatory	8482
boarding school established under Chapter 3328. of the Revised	8483
Code.	8484
(S) (R) "School year" has the same meaning as in section	8485
3313.62 of the Revised Code.	8486
$\frac{(T)-(S)}{(S)}$ "Secondary grade" means any of grades nine through	8487

twelve.	8488
$\frac{(U)-(T)}{(T)}$ "Standard rate" means the amount per credit hour	8489
assessed by the college for an in-state student who is enrolled	8490
in an undergraduate course at that college, but who is not	8491
participating in the college credit plus program, as prescribed	8492
by the college's established tuition policy.	8493
(V) (U) "Transcripted credit" means post-secondary credit	8494
that is conferred by an institution of higher education and is	8495
reflected on a student's official record at that institution	8496
upon completion of a course.	8497
Section 2. That existing sections 3301.0714, 3302.20,	8498
3310.08, 3310.41, 3310.51, 3310.54, 3310.56, 3313.64, 3313.979,	8499
3313.98, 3313.981, 3314.08, 3314.084, 3314.087, 3314.091,	8500
3314.11, 3314.20, 3315.18, 3317.013, 3317.014, 3317.016,	8501
3317.02, 3317.021, 3317.022, 3317.023, 3317.024, 3317.028,	8502
3317.0212, 3317.0213, 3317.0214, 3317.03, 3317.051, 3317.16,	8503
3317.20, 3317.25, 3317.26, 3319.57, 3324.09, 3326.31, 3326.32,	8504
3326.33, 3326.39, 3326.40, 3326.51, 3327.01, 3328.32, 3328.34,	8505
and 3365.01 of the Revised Code are hereby repealed.	8506
Section 3. That sections 3310.55, 3314.085, 3314.53,	8507
3317.017, 3317.0215, 3317.0216, 3317.0217, 3317.0218, 3326.41,	8508
and 3328.33 of the Revised Code are hereby repealed.	8509
Section 4. That Sections 4, 5, 6, and 7 of S.B. 310 of the	8510
133rd General Assembly be amended to read as follows:	8511
Sec. 4. (A) (1) The Department of Education shall conduct a	8512
study that does both all of the following:	8513
(a) Reviews the criteria used in the current school	8514
funding formula to define "economically disadvantaged students"	8515
in order to determine the effectiveness of the criteria;	8516

(b) Researches how other states define "economically	8517
disadvantaged students" and how "economically disadvantaged	8518
students" are addressed in other states' school funding	8519
formulas-;	8520
(c) Evaluates and determines the essential types and	8521
amounts of resources needed to provide economically	8522
disadvantaged students the emotional, social, and academic	8523
services necessary to ensure for success;	8524
(d) Evaluates and revises the current definition of	8525
<pre>"economically disadvantaged student."</pre>	8526
The Department shall submit a report of its findings to	8527
the individuals prescribed in division (B) of this section not	8528
later than December 31, 2022.	8529
(2) The Department of Education, in consultation with the	8530
Department of Job and Family Services and stakeholder groups	8531
determined appropriate by the Department, shall prepare a report	8532
including both all of the following:	8533
(a) A review of early child initiatives in Ohio, including	8534
preschool, Head Start, and other early learning opportunities	8535
for young children;	8536
(b) Information regarding how other states support early	8537
learning opportunities for young children;	8538
(c) The cost effectiveness of continuing the existing	8539
<pre>multiple provider system;</pre>	8540
(d) Ways in which the existing system may be better	8541
<pre>coordinated and cost efficient;</pre>	8542
(e) Alternative ways in which the state can supply high	8543
quality preschool, especially for economically disadvantaged	8544

students.	8545
The Department of Education shall submit the report to the	8546
individuals prescribed in division (B) of this section not later	8547
than December 31, 2022.	8548
(B) The reports prepared under division (A) of this	8549
section shall be submitted to all of the following:	8550
(1) The President and Minority Leader of the Senate;	8551
(2) The Speaker and Minority Leader of the House of	8552
Representatives;	8553
(3) The members of the standing committees of the House of	8554
Representatives and the Senate that consider legislation	8555
regarding primary and secondary education;	8556
(4) The school funding oversight commission created in	8557
section 3317.60 of the Revised Code.	8558
Sec. 5. (A)(1)(a) The Office of Budget and Management	8559
shall, in consultation with the Department of Education, create	8560
an inventory of all state budget line items that, in the	8561
Office's determination, provide funding services to children	8562
that includes all of the following information:	8563
(i) The fiscal year 2019 funding for each line item;	8564
(ii) A brief description of services provided by each line	8565
<pre>item;</pre>	8566
(iii) Estimates of funding and program descriptions of all	8567
line items that are also used to fund other types of programs,	8568
including a description explaining how those different programs	8569
interact and for whom they are provided;	8570
(iv) A preliminary analysis of policy implications	8571

regarding the potential creation and funding of "wrap-around	8572
services," as defined by the Office, including health clinics	8573
provided in educational settings.	8574
(b) The data shall be disaggregated into three categories	8575
based on students' age ranges as follows:	8576
(i) Students receiving special education services for a	8577
disability specified in divisions (A) to (F) of section 3317.013	8578
of the Revised Code between zero and twenty-one years of age;	8579
(ii) Students not described by division (A)(1)(b)(i) of	8580
this section between zero and four years of age; and	8581
(iii) Students not described in division (A)(1)(b)(i) of	8582
this section between five and eighteen years of age.	8583
Additionally, the data shall be disaggregated into service	8584
categories that may be provided by multiple agencies, funds, and	8585
line items, such as children's mental health, children's	8586
physical health, child nutrition, early childhood education,	8587
primary and secondary education, special education, juvenile	8588
detention services, and any other categories that receive	8589
significant state and federal funding.	8590
(c) The Office shall submit the inventory to the	8591
individuals prescribed in division (B) of this section not later	8592
than December 31, 2022.	8593
(2) The Department of Education shall conduct an	8594
evaluation of all of the following topics regarding special	8595
education:	8596
(a) The categories of special education students specified	8597
under section 3317.013 of the Revised Code and the funding	8598
amounts corresponding to those categories;	8599

(b) Best practices for providing education to special	8600
education students;	8601
(c) Protocols for providing treatment to special education	8602
students;	8603
(d) Technology to enhance the provision of special	8604
education;	8605
(e) Costs of providing special education;	8606
(f) Transportation of special education students.	8607
The Department shall submit a report of its findings and	8608
recommendations to the individuals prescribed in division (B) of	8609
this section not later than December 31, 2022.	8610
(3) The Department of Education shall, in collaboration	8611
with the Auditor of State and a workgroup established by the	8612
Department that consists of educators, auditors, and employees	8613
of the Department, review the funding reporting protocols and	8614
requirements for gifted services with the intention of	8615
recommending improvements regarding accountability for the	8616
spending of gifted funds paid to city, local, and exempted	8617
village school districts under section 3317.022 of the Revised	8618
Code. The Department shall submit a report of its findings and	8619
recommendations to the individuals prescribed in division (B) of	8620
this section not later than December 31, 2022.	8621
(4) The Department of Education shall develop	8622
recommendations for an incentive program for school districts in	8623
rural areas of the state that provide services to students	8624
identified as gifted under division (A), (B), (C), or (D) of	8625
section 3324.03 of the Revised Code and submit a report of its	8626
findings to the individuals prescribed in division (B) of this	8627
section not later than December 31, 2022.	8628

(5) The Department of Education shall, in collaboration	8629
with the Auditor of State and the Ohio Educational Service	8630
Center Association, conduct an evaluation of educational service	8631
centers, including all of the following:	8632
(a) Services provided;	8633
(b) Cost of existing services;	8634
(c) The ability to generate revenue for providing	8635
nonmandatory services and offset fixed costs with that revenue;	8636
(d) The average operating cost per pupil;	8637
(e) The effectiveness and efficiency of all educational	8638
service centers.	8639
The Department shall submit a report of its findings and a	8640
recommendation for a funding formula for educational service	8641
centers to the individuals prescribed in division (B) of this	8642
section not later than December 31, 2022.	8643
(6) The Department of Education shall evaluate the current	8644
funding amounts and required services for all categories of	8645
English learners described in section 3317.016 of the Revised	8646
Code. The Department shall submit a report of its findings to	8647
the individuals prescribed in division (B) of this section not	8648
later than December 31, 2022.	8649
(7) The Department of Education shall conduct a study of	8650
the cost to educate students enrolled in internet- or computer-	8651
based community schools and shall consult with these schools	8652
while conducting this study. The Department shall submit a	8653
result of its findings to the individuals prescribed in division	8654
(B) of this section not later than December 31, 2022.	8655
(B) Reports prepared under divisions (A)(1), (2), (3),	8656

(4), $(5)$ , $(6)$ , and $(7)$ of this section shall be submitted to all	8657
of the following:	8658
(1) The chairperson, vice chair, and ranking minority	8659
member of the finance committees of the House of Representatives	8660
and the Senate;	8661
(2) The chairperson, vice chair, and ranking minority	8662
member of the finance subcommittees regarding primary and	8663
secondary education of the House of Representatives and the	8664
Senate;	8665
(3) The chairperson, vice chair, and ranking minority	8666
member of the standing committees of the House of	8667
Representatives and the Senate that consider legislation	8668
regarding primary and secondary education;	8669
(4) The Superintendent of Public Instruction;	8670
(5) The President of the State Board of Education:	8671
(6) The school funding oversight commission created in	8672
section 3317.60 of the Revised Code.	8673
(C) It is the intent of the General Assembly that the	8674
recommendations developed under division (A)(5) of this section	8675
be the basis of legislation enacted by the General Assembly in	8676
order to take effect for fiscal year 2023 and that the	8677
recommendations developed under divisions (A)(2), (3), (4), (6),	8678
and (7) of this section be the basis of legislation enacted by	8679
the General Assembly in order to take effect for fiscal year	8680
2024.	8681
Sec. 6. (A) The Department of Education, in consultation	8682
with community school governing authorities and other	8683
appropriate stakeholders, shall evaluate the cost of operating	8684

community schools on a per-pupil or other reasonable basis as a	8685
replacement for the discontinuance of a fixed per-pupil formula	8686
amount.	8687
(B) Not later than December 31, 2022, the Department shall	8688
submit its findings to all of the following:	8689
(1) The chairperson, vice chair, and ranking minority	8690
member of the finance committees of the House of Representatives	8691
and the Senate;	8692
(2) The chairperson, vice chair, and ranking minority	8693
member of the finance subcommittees regarding primary and	8694
secondary education of the House of Representatives and the	8695
Senate;	8696
(3) The chairperson, vice chair, and ranking minority	8697
member of the standing committees of the House of	8698
Representatives and the Senate that consider legislation	8699
regarding primary and secondary education;	8700
(4) The Superintendent of Public Instruction;	8701
(5) The President of the State Board of Education:	8702
(6) The school funding oversight commission created in	8703
section 3317.60 of the Revised Code.	8704
Sec. 7. (A) A joint legislative task force to examine	8705
transportation of community school and nonpublic school students	8706
is hereby established and shall consist of six members, three of	8707
whom shall be appointed by the Speaker of the House of	8708
Representatives and three of whom shall be appointed by the	8709
President of the Senate. The Speaker of the House of	8710
Representatives and President of the Senate shall appoint a	8711
chairperson and vice-chairperson or co-chairpersons for the task	8712

force. 8713 (B) The task force, in consultation with the 8714 Superintendent of Public Instruction, the Auditor of State, and 8715 other stakeholders, shall study the transportation of such 8716 students and determine methods to create greater efficiency and 8717 minimize costs in transporting such students. The task force 8718 shall report its findings and a recommendation for a funding 8719 formula for the transportation of such students to the Speaker 8720 of the House of Representatives and, the President of the 8721 Senate, and the school funding oversight commission created in 8722 section 3317.60 of the Revised Code not later than December 31, 8723 2022. 8724 Section 5. That existing Sections 4, 5, 6, and 7 of S.B. 8725 310 of the 133rd General Assembly are hereby repealed. 8726 Section 6. The sections of the Revised Code amended and 8727 enacted by Sections 1 and 2 of this act, with the exception of 8728 sections 3317.0110, 3317.071, and 3317.60 of the Revised Code, 8729 and Section 3 of this act take effect on July 1, 2021. Sections 8730 3317.0110, 3317.071, and 3317.60 of the Revised Code, as amended 8731 or enacted by Section 1 of this act, take effect on the 8732 effective date of this section. 8733 Section 7. It is the intent of the General Assembly to 8734 appropriate \$45,000,000 in each of fiscal years 2022 and 2023 to 8735 provide school bus purchase assistance as authorized in section 8736 3317.071 of the Revised Code. The appropriations will be 8737 supported by transfers of cash in the same amount in each fiscal 8738 year made by the Director of Budget and Management from the 8739 General Revenue Fund to the School Bus Purchase Fund (Fund 8740 5VU0). 8741

Section 8. It is the intent of the General Assembly to	8742
appropriate \$250,000 in each of fiscal years 2022 and 2023 for	8743
the transportation collaboration grants authorized in section	8744
3317.072 of the Revised Code. The appropriations will be	8745
supported by transfers of cash in the same amount in each fiscal	8746
year made by the Director of Budget and Management from the	8747
General Revenue Fund to the Transportation Collaboration Fund	8748
(Fund 5WX0).	8749
Section 0 Costion 2202 20 of the Deviced Code is	0750
Section 9. Section 3302.20 of the Revised Code is	8750
Section 9. Section 3302.20 of the Revised Code is presented in this act as a composite of the section as amended	8750 8751
presented in this act as a composite of the section as amended	8751
presented in this act as a composite of the section as amended by both Section 101.01 and Section 120.10 of H.B. 59 of the	8751 8752
presented in this act as a composite of the section as amended by both Section 101.01 and Section 120.10 of H.B. 59 of the 130th General Assembly. The General Assembly, applying the	8751 8752 8753
presented in this act as a composite of the section as amended by both Section 101.01 and Section 120.10 of H.B. 59 of the 130th General Assembly. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised	8751 8752 8753 8754

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effective date of the section as presented in this act.