### As Introduced

## 135th General Assembly

# Regular Session 2023-2024

H. B. No. 445

## Representatives Cutrona, Click

Cosponsors: Representatives Denson, Dean, Gross, Miller, M., King, Klopfenstein, Johnson, Williams

#### A BILL

То	amend section 3313.6022 of the Revised Code	1
	regarding school district policies for released	2
	time courses in religious instruction.	3

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

Section 1. That section 3313.6022 of the Revised Code be	4
amended to read as follows:	5
Sec. 3313.6022. (A) As used in this section, "released	6
time" means a period of time during which a student is excused	7
from school to attend a course in religious instruction	8
conducted by a private entity off school district property.	9
(B) A school district board of education may shall adopt a	10
policy that authorizes a student to be excused from school to	11
attend a released time course in religious instruction, provided	12
that each of the following applies:	13
(1) The student's parent or guardian gives written	14
consent.	15
(2) The sponsoring entity maintains attendance records and	16

makes them available to the school district the student attends.	17
(3) Transportation to and from the place of instruction,	18
including transportation for students with disabilities, is the	19
complete responsibility of the sponsoring entity, parent,	20
guardian, or student.	21
(4) The sponsoring entity makes provisions for and assumes	22
liability for the student.	23
(5) No public funds are expended and no public school	24
personnel are involved in providing the religious instruction.	25
(6) The student assumes responsibility for any missed	26
schoolwork.	
While in attendance in a released time course in religious	28
instruction, a student shall not be considered absent from	29
school. No student may be released from a core curriculum	30
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subject course to attend a religious instruction course.	31
(C) A policy adopted under division (B) of this section	32
may authorize high school students to earn up to two units of	33
high school credit for the completion of a released time course	34
in religious instruction. In determining whether to award credit	35
for completion of such a course, the board shall evaluate the	36
course based on purely secular criteria that are substantially	37
the same criteria used to evaluate similar nonpublic high school	38
courses for purposes of determining whether to award credit for	39
such courses to a student transferring from a nonpublic high	40
school to a public high school. However, there shall be no	41
criteria requiring that released time courses be completed only	
at a nonpublic school. The decision to award credit for a	
released time course of religious instruction shall be neutral	44
to, and shall not involve any test for, religious content or	

denominational affiliation.		
For purposes of this division, secular criteria may	47	
include, but are not limited to, the following:	48	
(1) The number of hours of classroom instruction time;	49	
(2) A review of the course syllabus that reflects course	50	
requirements and materials used;		
(3) The methods of assessment used in the course;	52	
(4) The qualifications of the course instructor, which	53	
shall be similar to the qualifications of other teachers within	54	
the district.	55	
Notwithstanding division (C)(8) of section 3313.603 of the	56	
Revised Code, high school credit awarded to a student for a	57	
released time course in religious instruction may substitute for		
the same amount of credit in subjects listed in that division.		
(D) A school district, member of a school district board	60	
of education, or school district employee is not liable in	61	
damages in a civil action for injury allegedly arising during a		
student's transportation to or from a place of instruction when	63	
private transportation is used under a released time policy		
adopted under this section. This division does not eliminate,	65	
limit, or reduce any other immunity or defense that a school	66	
district, member of a school district board of education, or	67	
school district employee may be entitled to under Chapter 2744.	68	
or any other provision of the Revised Code or under the common		
law of this state.		
Section 2. That existing section 3313.6022 of the Revised	71	
Code is hereby repealed.	72	