As Introduced

132nd General Assembly

Regular Session 2017-2018

H. B. No. 734

Representatives LaTourette, Lipps Cosponsors: Representatives Smith, K., Boggs

A BILL

То	amend sections 3313.813, 3314.03, 3314.18, and	1
	3326.11 and to enact section 3313.818 of the	2
	Revised Code with regard to breakfast programs	3
	at public schools.	4

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

Section 1 . That sections 3313.813, 3314.03, 3314.18, and	5
3326.11 be amended and section 3313.818 of the Revised Code be	6
enacted to read as follows:	7
Sec. 3313.813. (A) As used in this section:	8
(1) "Outdoor education center" means a public or nonprofit	9
private entity that provides to pupils enrolled in any public or	10
chartered nonpublic elementary or secondary school an outdoor	11
educational curriculum that the school considers to be part of	12
its educational program.	13
(2) "Outside-school-hours care center" has the meaning established in 7 C.F.R. 226.2.	14 15
(B) The state board of education shall establish standards	16
for a school lunch program, school breakfast program, child and	17

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adult care food program, special food service program for	18
children, summer food service program for children, special milk	19
program for children, food service equipment assistance program,	20
and commodity distribution program established under the	21
"National School Lunch Act," 60 Stat. 230 (1946), 42 U.S.C.	22
1751, as amended, and the "Child Nutrition Act of 1966," 80	23
Stat. 885, 42 U.S.C. 1771, as amended. Any board of education of	24
a school district, nonprofit private school, outdoor education	25
center, child care institution, outside-school-hours care	26
center, or summer camp desiring to participate in such a program	27
or required to participate under this section shall, if eligible	28
to participate under the "National School Lunch Act," as	29
amended, or the "Child Nutrition Act of 1966," as amended, make	30
application to the state board of education for assistance. The	31
board shall administer the allocation and distribution of all	32
state and federal funds for these programs.	33

- (C) The state board of education shall require the board 34 of education of each school district to establish and maintain a 35 school breakfast, lunch, and summer food service program 36 pursuant to the "National School Lunch Act" and the "Child 37 Nutrition Act of 1966," as described in divisions (C)(1) to (4) 38 of this section. 39
- (1) The state board shall require the board of education 40 in each school district to establish a breakfast program in 41 every school where at least one-fifth of the pupils in the 42 school are eligible under federal requirements for free 43 breakfasts and to establish a lunch program in every school 44 where at least one-fifth of the pupils are eligible for free 45 lunches. The board of education required to establish a 46 breakfast program under this division may make a charge in 47 accordance with federal requirements for each reduced price 48

breakfast or paid breakfast to cover the cost incurred in	49
providing that meal.	50
(2) The state board shall require the board of education	51
in each school district to establish a breakfast program in	52
every school in which the parents of at least one-half of the	53
children enrolled in the school have requested that the	54
breakfast program be established. The board of education	55
required to establish a program under this division may make a	56
charge in accordance with federal requirements for each meal to	57
cover all or part of the costs incurred in establishing such a	58
program.	59
A breakfast program established under division (C)(1) or	60
(2) of this section shall be operated in accordance with section	61
3313.818 of the Revised Code in any school meeting the	62
conditions prescribed by that section.	63
(3) The state board shall require the board of education	64
in each school district to establish one of the following for	65
summer intervention services described in division (D) of	66
section 3301.0711 or provided under section 3313.608 of the	67
Revised Code, and any other summer intervention program required	68
by law:	69
(a) An extension of the school breakfast program pursuant	70
to the "National School Lunch Act" and the "Child Nutrition Act	71
of 1966";	72
(b) An extension of the school lunch program pursuant to	73
those acts;	74
(c) A summer food service program pursuant to those acts.	75
(4)(a) If the board of education of a school district	76
determines that, for financial reasons, it cannot comply with	77

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division (C)(1) or (3) of this section, the district board may	78
choose not to comply with either or both divisions, except as	79
provided in divisions (C)(4)(b) and (c) of this section. The	80
district board publicly shall communicate to the residents of	81
the district, in the manner it determines appropriate, its	82
decision not to comply.	83
(b) If a district board chooses not to comply with	84
division (C)(1) of this section, the state board nevertheless	85
shall require the district board to establish a breakfast	86
program in every school where at least one-third of the pupils	87
in the school are eligible under federal requirements for free	88
breakfasts and to establish a lunch program in every school	89
where at least one-third of the pupils are eligible for free	90
lunches. The district board may make a charge in accordance with	91
federal requirements for each reduced price breakfast or paid	92
breakfast to cover the cost incurred in providing that meal.	93
(c) If the board of education of a school district chooses	94
not to comply with division (C)(3) of this section, the state	95
board nevertheless shall require the district board to permit an	96
approved summer food service program sponsor to use school	97
facilities located in a school building attendance area where at	98
least one-half of the pupils are eligible for free lunches.	99
The department of education shall post in a prominent	100
location on the department's web site a list of approved summer	101
food service program sponsors that may use school facilities	102
under this division.	103
Subject to the provisions of sections 3313.75 and 3313.77	104
of the Revised Code, a school district may charge the summer	105
food service program sponsor a reasonable fee for the use of	106

school facilities that may include the actual cost of custodial

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services, charges for the use of school equipment, and a	108
prorated share of the utility costs as determined by the	109
district board. A school district shall require the summer food	110
service program sponsor to indemnify and hold harmless the	111
district from any potential liability resulting from the	112
operation of the summer food service program under this	113
division. For this purpose, the district shall either add the	114
summer food service program sponsor, as an additional insured	115
party, to the district's existing liability insurance policy or	116
require the summer food service program sponsor to submit	117
evidence of a separate liability insurance policy, for an amount	118
approved by the district board. The summer food service program	119
sponsor shall be responsible for any costs incurred in obtaining	120
coverage under either option.	121
(d) If a school district cannot for good cause comply with	122
the requirements of division (C)(2) or (4)(b) or (c) of this	123
section at the time the state board determines that a district	124
is subject to these requirements, the state board shall grant a	125
reasonable extension of time. Good cause for an extension of	126
time shall include, but need not be limited to, economic	127
impossibility of compliance with the requirements at the time	128
the state board determines that a district is subject to them.	129
(D)(1) The state board shall accept the application of any	130
outdoor education center in the state making application for	131
participation in a program pursuant to division (B) of this	132
section.	133

(2) For purposes of participation in any program pursuant

to this section, the board shall certify any outdoor education

the educational system of the state, if the center:

center making application as an educational unit that is part of

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(a) Meets the definition of an outdoor education center;	138
(b) Provides its outdoor education curriculum to pupils on	139
an overnight basis so that pupils are in residence at the center	140
for more than twenty-four consecutive hours;	141
(c) Operates under public or nonprofit private ownership	142
in a single building or complex of buildings.	143
(3) The board shall approve any outdoor education center	144
certified under this division for participation in the program	145
for which the center is making application on the same basis as	146
any other applicant for that program.	147
(E) Any school district board of education or chartered	148
nonpublic school that participates in a breakfast program	149
pursuant to this section may offer breakfast to pupils in their	150
classrooms during the school day. <u>However</u> , any school that is	151
subject to section 3313.818 of the Revised Code shall offer	152
breakfast to pupils in accordance with that section.	153
(F) Notwithstanding anything in this section to the	154
contrary, in each fiscal year in which the general assembly	155
appropriates funds for purposes of this division, the board of	156
education of each school district and each chartered nonpublic	157
school that participates in a breakfast program pursuant to this	158
section shall provide a breakfast free of charge to each pupil	159
who is eligible under federal requirements for a reduced price	160
breakfast.	161
Sec. 3313.818. (A) (1) The department of education shall	162
establish a program under which public schools that meet the	163
conditions prescribed in this section shall offer breakfast to	164
all students during the school day. Except as provided in	165
division (C) of this section, each of the following shall apply:	166

(a) In the first school year after the effective date of	167
this section, the program shall apply to any public school in	168
which seventy per cent or more of the students enrolled in the	169
school during the previous school year were eligible under	170
federal requirements for free or reduced-price breakfasts or	171
<u>lunches.</u>	172
(b) In the second school year after the effective date of	173
this section, the program shall apply to any public school in	174
which sixty per cent or more of the students enrolled in the	175
school during the previous school year were eligible under	176
federal requirements for free or reduced-price breakfasts or	177
lunches.	178
(c) In the third school year after the enactment date of	179
this section and every school year thereafter, the program shall	180
apply to any public school in which fifty per cent or more of	181
the students enrolled in the school during the previous school	182
year were eligible under federal requirements for free or	183
reduced-price breakfasts or lunches.	184
(2) In each school that meets the standards prescribed in	185
division (A)(1) of this section, efforts shall be made to	186
increase student participation in that school's breakfast	187
program to at least seventy per cent of the school's free or	188
reduced-price lunch participation rate.	189
(3) The district superintendent or building principal, in	190
consultation with the building staff, shall determine the model	191
for serving breakfast under the program. Each breakfast served	192
under the program shall comply with federal meal patterns and	193
nutritional standards and with section 3313.814 of the Revised	194
Code. A school district board of education may make a charge in	195
accordance with federal requirements for each most to cover all	106

or part of the costs incurred in operating the program.	197
(B) The department shall publish a list of public schools	198
that meet the conditions of division (A) of this section. The	199
department shall offer technical assistance to school districts	200
and schools regarding the implementation of a school breakfast	201
program that complies with this section and the submission of	202
claims for reimbursement under the federal school breakfast	203
program.	204
(C) A school that is subject to division (A) of this	205
section shall not be required to participate in the program	206
established under this section if, for each of the first,	207
second, and third preceding school years, the number of enrolled	208
students in the school who were eligible for free or reduced-	209
price breakfasts or lunches comprised less than the applicable	210
percentage of the total number of enrolled students specified in	211
division (A)(1)(a), (b), or (c) of this section.	212
(D) (1) The department shall monitor each school	213
participating in the program and ensure that each participating	214
school complies with the requirements of this section. If the	215
department determines that a school participating in the program	216
either has not increased the participation by all students in	217
the program by at least ten percentage points, or less than	218
seventy per cent of the school's students eligible for free or	219
reduced-price lunch are not participating in the program, the	220
department shall provide written notice of its findings to the	221
school by the thirty-first day of May of that school year.	222
(2) A school that receives notice from the department	223
under division (D)(1) of this section shall, within thirty days	224
after the start of the next school year, submit to the	225
department a plan for increasing participation in the program.	226

(E) The department shall provide statistical reports on	227
its web site that specify the number and percentage of students	228
participating in school breakfast programs disaggregated by	229
school district and individual schools, including community	230
schools, established under Chapter 3314. of the Revised Code,	231
and STEM schools, established under Chapter 3326. of the Revised	232
Code.	233
(F) Not later than the thirty-first day of December of	234
each school year, the department shall prepare a report on the	235
implementation and effectiveness of the program established	236
under this section and submit the report to the general	237
assembly, in accordance with section 101.68 of the Revised Code,	238
and to the governor. The report shall include:	239
(1) The number of students and participation rates in the	240
free and reduced-price breakfast programs under this section for	241
each school building;	242
(2) The type of breakfast model used by each school	243
building participating in the breakfast program;	244
(3) The number of students and participation rates in free	245
or reduced-price lunch for each school building.	246
Sec. 3314.03. A copy of every contract entered into under	247
this section shall be filed with the superintendent of public	248
instruction. The department of education shall make available on	249
its web site a copy of every approved, executed contract filed	250
with the superintendent under this section.	251
(A) Each contract entered into between a sponsor and the	252
governing authority of a community school shall specify the	253
following:	254

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following:	256
(a) A nonprofit corporation established under Chapter	257
1702. of the Revised Code, if established prior to April 8,	258
2003;	259
(b) A public benefit corporation established under Chapter	260
1702. of the Revised Code, if established after April 8, 2003.	261
(2) The education program of the school, including the	262
school's mission, the characteristics of the students the school	263
is expected to attract, the ages and grades of students, and the	264
focus of the curriculum;	265
(3) The academic goals to be achieved and the method of	266
measurement that will be used to determine progress toward those	267
goals, which shall include the statewide achievement	268
assessments;	269
(4) Performance standards, including but not limited to	270
all applicable report card measures set forth in section 3302.03	271
or 3314.017 of the Revised Code, by which the success of the	272
school will be evaluated by the sponsor;	273
(5) The admission standards of section 3314.06 of the	274
Revised Code and, if applicable, section 3314.061 of the Revised	275
Code;	276
(6)(a) Dismissal procedures;	277
(b) A requirement that the governing authority adopt an	278
attendance policy that includes a procedure for automatically	279
withdrawing a student from the school if the student without a	280
legitimate excuse fails to participate in one hundred five	281
consecutive hours of the learning opportunities offered to the	282
student.	283

(7) The ways by which the school will achieve racial and	284
ethnic balance reflective of the community it serves;	285
(8) Requirements for financial audits by the auditor of	286
state. The contract shall require financial records of the	287
school to be maintained in the same manner as are financial	288
records of school districts, pursuant to rules of the auditor of	289
state. Audits shall be conducted in accordance with section	290
117.10 of the Revised Code.	291
(9) An addendum to the contract outlining the facilities	292
to be used that contains at least the following information:	293
(a) A detailed description of each facility used for	294
instructional purposes;	295
(b) The annual costs associated with leasing each facility	296
that are paid by or on behalf of the school;	297
(c) The annual mortgage principal and interest payments	298
that are paid by the school;	299
(d) The name of the lender or landlord, identified as	300
such, and the lender's or landlord's relationship to the	301
operator, if any.	302
(10) Qualifications of teachers, including a requirement	303
that the school's classroom teachers be licensed in accordance	304
with sections 3319.22 to 3319.31 of the Revised Code, except	305
that a community school may engage noncertificated persons to	306
teach up to twelve hours per week pursuant to section 3319.301	307
of the Revised Code.	308
(11) That the school will comply with the following	309
requirements:	310
(a) The school will provide learning opportunities to a	311

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minimum of twenty-five students for a minimum of nine hundred	312
twenty hours per school year.	313
(b) The governing authority will purchase liability	314
insurance, or otherwise provide for the potential liability of	315
the school.	316
(c) The school will be nonsectarian in its programs,	317
admission policies, employment practices, and all other	318
operations, and will not be operated by a sectarian school or	319
religious institution.	320
(d) The school will comply with sections 9.90, 9.91,	321
109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710,	322
3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, 3313.472,	323
3313.50, 3313.536, 3313.539, 3313.5310, 3313.608, 3313.609,	324
3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020, 3313.643,	325
3313.648, 3313.6411, 3313.66, 3313.661, 3313.662, 3313.666,	326
3313.667, 3313.668, 3313.67, 3313.671, 3313.672, 3313.673,	327
3313.69, 3313.71, 3313.716, 3313.718, 3313.719, 3313.7112,	328
3313.721, 3313.80, 3313.814, 3313.816, 3313.817, <u>3313.818,</u>	329
3313.86, 3313.89, 3313.96, 3319.073, 3319.321, 3319.39,	330
3319.391, 3319.41, 3319.46, 3321.01, 3321.041, 3321.13, 3321.14,	331
3321.17, 3321.18, 3321.19, 3321.191, 3327.10, 4111.17, 4113.52,	332
and 5705.391 and Chapters 117., 1347., 2744., 3365., 3742.,	333
4112., 4123., 4141., and 4167. of the Revised Code as if it were	334
a school district and will comply with section 3301.0714 of the	335
Revised Code in the manner specified in section 3314.17 of the	336
Revised Code.	337
(e) The school shall comply with Chapter 102. and section	338
2921.42 of the Revised Code.	339

(f) The school will comply with sections 3313.61,

3313.611, and 3313.614 of the Revised Code, except that for	341
students who enter ninth grade for the first time before July 1,	342
2010, the requirement in sections 3313.61 and 3313.611 of the	343
Revised Code that a person must successfully complete the	344
curriculum in any high school prior to receiving a high school	345
diploma may be met by completing the curriculum adopted by the	346
governing authority of the community school rather than the	347
curriculum specified in Title XXXIII of the Revised Code or any	348
rules of the state board of education. Beginning with students	349
who enter ninth grade for the first time on or after July 1,	350
2010, the requirement in sections 3313.61 and 3313.611 of the	351
Revised Code that a person must successfully complete the	352
curriculum of a high school prior to receiving a high school	353
diploma shall be met by completing the requirements prescribed	354
in division (C) of section 3313.603 of the Revised Code, unless	355
the person qualifies under division (D) or (F) of that section.	356
Each school shall comply with the plan for awarding high school	357
credit based on demonstration of subject area competency, and	358
beginning with the 2017-2018 school year, with the updated plan	359
that permits students enrolled in seventh and eighth grade to	360
meet curriculum requirements based on subject area competency	361
adopted by the state board of education under divisions (J)(1)	362
and (2) of section 3313.603 of the Revised Code. Beginning with	363
the 2018-2019 school year, the school shall comply with the	364
framework for granting units of high school credit to students	365
who demonstrate subject area competency through work-based	366
learning experiences, internships, or cooperative education	367
developed by the department under division (J)(3) of section	368
3313.603 of the Revised Code.	369

(g) The school governing authority will submit within four 370
months after the end of each school year a report of its 371

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activities and progress in meeting the goals and standards of	372
divisions (A)(3) and (4) of this section and its financial	373
status to the sponsor and the parents of all students enrolled	374
in the school.	375
(h) The school, unless it is an internet- or computer-	376
based community school, will comply with section 3313.801 of the	377
Revised Code as if it were a school district.	378
(i) If the school is the recipient of moneys from a grant	379
awarded under the federal race to the top program, Division (A),	380
Title XIV, Sections 14005 and 14006 of the "American Recovery	381
and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115,	382
the school will pay teachers based upon performance in	383
accordance with section 3317.141 and will comply with section	384
3319.111 of the Revised Code as if it were a school district.	385
(j) If the school operates a preschool program that is	386
licensed by the department of education under sections 3301.52	387
to 3301.59 of the Revised Code, the school shall comply with	388
sections 3301.50 to 3301.59 of the Revised Code and the minimum	389
standards for preschool programs prescribed in rules adopted by	390
the state board under section 3301.53 of the Revised Code.	391
(k) The school will comply with sections 3313.6021 and	392
3313.6023 of the Revised Code as if it were a school district	393
unless it is either of the following:	394
(i) An internet- or computer-based community school;	395
(ii) A community school in which a majority of the	396
enrolled students are children with disabilities as described in	397
division (A)(4)(b) of section 3314.35 of the Revised Code.	398
(12) Arrangements for providing health and other benefits	399

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to employees;

(13) The length of the contract, which shall begin at the	401
beginning of an academic year. No contract shall exceed five	402
years unless such contract has been renewed pursuant to division	403
(E) of this section.	404
(14) The governing authority of the school, which shall be	405
responsible for carrying out the provisions of the contract;	406
(15) A financial plan detailing an estimated school budget	407
for each year of the period of the contract and specifying the	408
total estimated per pupil expenditure amount for each such year.	409
(16) Requirements and procedures regarding the disposition	410
of employees of the school in the event the contract is	411
terminated or not renewed pursuant to section 3314.07 of the	412
Revised Code;	413
(17) Whether the school is to be created by converting all	414
or part of an existing public school or educational service	415
center building or is to be a new start-up school, and if it is	416
a converted public school or service center building,	417
specification of any duties or responsibilities of an employer	418
that the board of education or service center governing board	419
that operated the school or building before conversion is	420
delegating to the governing authority of the community school	421
with respect to all or any specified group of employees provided	422
the delegation is not prohibited by a collective bargaining	423
agreement applicable to such employees;	424
(18) Provisions establishing procedures for resolving	425
disputes or differences of opinion between the sponsor and the	426
governing authority of the community school;	427
(19) A provision requiring the governing authority to	428
adopt a policy regarding the admission of students who reside	429

outside the district in which the school is located. That policy	430
shall comply with the admissions procedures specified in	431
sections 3314.06 and 3314.061 of the Revised Code and, at the	432
sole discretion of the authority, shall do one of the following:	433
(a) Prohibit the enrollment of students who reside outside	434
the district in which the school is located;	435
(b) Permit the enrollment of students who reside in	436
districts adjacent to the district in which the school is	437
located;	438
(c) Permit the enrollment of students who reside in any	439
other district in the state.	440
(20) A provision recognizing the authority of the	441
department of education to take over the sponsorship of the	442
school in accordance with the provisions of division (C) of	443
section 3314.015 of the Revised Code;	444
(21) A provision recognizing the sponsor's authority to	445
assume the operation of a school under the conditions specified	446
in division (B) of section 3314.073 of the Revised Code;	447
(22) A provision recognizing both of the following:	448
(a) The authority of public health and safety officials to	449
inspect the facilities of the school and to order the facilities	450
closed if those officials find that the facilities are not in	451
compliance with health and safety laws and regulations;	452
(b) The authority of the department of education as the	453
community school oversight body to suspend the operation of the	454
school under section 3314.072 of the Revised Code if the	455
department has evidence of conditions or violations of law at	456
the school that pose an imminent danger to the health and safety	457

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of the school's students and employees and the sponsor refuses	458
to take such action.	459
(23) A description of the learning opportunities that will	460
be offered to students including both classroom-based and non-	461
classroom-based learning opportunities that is in compliance	462
with criteria for student participation established by the	463
department under division (H)(2) of section 3314.08 of the	464
Revised Code;	465
(24) The school will comply with sections 3302.04 and	466
3302.041 of the Revised Code, except that any action required to	467
be taken by a school district pursuant to those sections shall	468
be taken by the sponsor of the school. However, the sponsor	469
shall not be required to take any action described in division	470
(F) of section 3302.04 of the Revised Code.	471
(25) Beginning in the 2006-2007 school year, the school	472
will open for operation not later than the thirtieth day of	473
September each school year, unless the mission of the school as	474
specified under division (A)(2) of this section is solely to	475
serve dropouts. In its initial year of operation, if the school	476
fails to open by the thirtieth day of September, or within one	477
year after the adoption of the contract pursuant to division (D)	478
of section 3314.02 of the Revised Code if the mission of the	479
school is solely to serve dropouts, the contract shall be void.	480
(26) Whether the school's governing authority is planning	481
to seek designation for the school as a STEM school equivalent	482
under section 3326.032 of the Revised Code;	483
(27) That the school's attendance and participation	484
policies will be available for public inspection;	485
(28) That the school's attendance and participation	486

records shall be made available to the department of education,	487
auditor of state, and school's sponsor to the extent permitted	488
under and in accordance with the "Family Educational Rights and	489
Privacy Act of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended,	490
and any regulations promulgated under that act, and section	491
3319.321 of the Revised Code;	492
(29) If a school operates using the blended learning	493
model, as defined in section 3301.079 of the Revised Code, all	494
of the following information:	495
(a) An indication of what blended learning model or models	496
will be used;	497
(b) A description of how student instructional needs will	498
be determined and documented;	499
(c) The method to be used for determining competency,	500
granting credit, and promoting students to a higher grade level;	501
(d) The school's attendance requirements, including how	502
the school will document participation in learning	503
opportunities;	504
(e) A statement describing how student progress will be	505
monitored;	506
(f) A statement describing how private student data will	507
be protected;	508
(g) A description of the professional development	509
activities that will be offered to teachers.	510
(30) A provision requiring that all moneys the school's	511
operator loans to the school, including facilities loans or cash	512
flow assistance, must be accounted for, documented, and bear	513
interest at a fair market rate;	514

(31) A provision requiring that, if the governing	515
authority contracts with an attorney, accountant, or entity	516
specializing in audits, the attorney, accountant, or entity	517
shall be independent from the operator with which the school has	518
contracted.	519
(B) The community school shall also submit to the sponsor	520
a comprehensive plan for the school. The plan shall specify the	521
following:	522
(1) The process by which the governing authority of the	523
school will be selected in the future;	524
(2) The management and administration of the school;	525
(3) If the community school is a currently existing public	526
school or educational service center building, alternative	527
arrangements for current public school students who choose not	528
to attend the converted school and for teachers who choose not	529
to teach in the school or building after conversion;	530
(4) The instructional program and educational philosophy	531
of the school;	532
(5) Internal financial controls.	533
When submitting the plan under this division, the school	534
shall also submit copies of all policies and procedures	535
regarding internal financial controls adopted by the governing	536
authority of the school.	537
(C) A contract entered into under section 3314.02 of the	538
Revised Code between a sponsor and the governing authority of a	539
community school may provide for the community school governing	540
authority to make payments to the sponsor, which is hereby	541
authorized to receive such payments as set forth in the contract	542

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between the governing authority and the sponsor. The total	543
amount of such payments for monitoring, oversight, and technical	544
assistance of the school shall not exceed three per cent of the	545
total amount of payments for operating expenses that the school	546
receives from the state.	547
(D) The contract shall specify the duties of the sponsor	548
which shall be in accordance with the written agreement entered	549
into with the department of education under division (B) of	550
section 3314.015 of the Revised Code and shall include the	551
following:	552
(1) Monitor the community school's compliance with all	553
laws applicable to the school and with the terms of the	554
contract;	555
(2) Monitor and evaluate the academic and fiscal	556
performance and the organization and operation of the community	557
school on at least an annual basis;	558
(3) Report on an annual basis the results of the	559
evaluation conducted under division (D)(2) of this section to	560
the department of education and to the parents of students	561
enrolled in the community school;	562
(4) Provide technical assistance to the community school	563
in complying with laws applicable to the school and terms of the	564
contract;	565
(5) Take steps to intervene in the school's operation to	566
correct problems in the school's overall performance, declare	567
the school to be on probationary status pursuant to section	568
3314.073 of the Revised Code, suspend the operation of the	569
school pursuant to section 3314.072 of the Revised Code, or	570
terminate the contract of the school pursuant to section 3314.07	571

of the Revised Code as determined necessary by the sponsor; 572

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- (6) Have in place a plan of action to be undertaken in the event the community school experiences financial difficulties or closes prior to the end of a school year.
- 576 (E) Upon the expiration of a contract entered into under this section, the sponsor of a community school may, with the 577 approval of the governing authority of the school, renew that 578 contract for a period of time determined by the sponsor, but not 579 ending earlier than the end of any school year, if the sponsor 580 finds that the school's compliance with applicable laws and 581 terms of the contract and the school's progress in meeting the 582 academic goals prescribed in the contract have been 583 satisfactory. Any contract that is renewed under this division 584 remains subject to the provisions of sections 3314.07, 3314.072, 585 and 3314.073 of the Revised Code. 586
- (F) If a community school fails to open for operation 587 within one year after the contract entered into under this 588 section is adopted pursuant to division (D) of section 3314.02 589 of the Revised Code or permanently closes prior to the 590 expiration of the contract, the contract shall be void and the 591 school shall not enter into a contract with any other sponsor. A 592 school shall not be considered permanently closed because the 593 operations of the school have been suspended pursuant to section 594 3314.072 of the Revised Code. 595
- Sec. 3314.18. (A) Subject to division (C) of this section,

 the governing authority of each community school shall establish

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 a breakfast program pursuant to the "National School Lunch Act,"

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 60 Stat. 230 (1946), 42 U.S.C. 1751, as amended, and the "Child

 Nutrition Act of 1966," 80 Stat. 885, 42 U.S.C. 1771, as

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 amended, if at least one-fifth of the pupils in the school are

 601

eligible under federal requirements for free breakfasts, and	602
shall establish a lunch program pursuant to those acts if at	603
least one-fifth of the pupils are eligible for free lunches. The	604
governing authority required to establish a breakfast program	605
under this division may make a charge in accordance with federal	606
requirements for each reduced price breakfast or paid breakfast	607
to cover the cost incurred in providing that meal.	608
A breakfast program established under this section shall	609
be operated in accordance with section 3313.818 of the Revised	610
Code in any community school meeting the conditions prescribed	611
by that section.	612
(B) Subject to division (C) of this section, the governing	613
authority of each community school shall establish one of the	614
following for summer intervention services described in division	615
(D) of section 3301.0711 or provided under section 3313.608 of	616
the Revised Code, and any other summer intervention program	617
required by law:	618
(1) An extension of the school breakfast program pursuant	619
to the "National School Lunch Act" and the "Child Nutrition Act	620
of 1966";	621
(2) An extension of the school lunch program pursuant to	622
those acts;	623
(3) A summer food service program pursuant to those acts.	624
(C) If the governing authority of a community school	625
determines that, for financial reasons, it cannot comply with	626
division (A) or (B) of this section, the governing authority may	627
choose not to comply with either or both divisions. In that	628
case, the governing authority shall communicate to the parents	629
of its students, in the manner it determines appropriate, its	630

decision not to comply.	631
(D) The governing authority of each community school	632
required to establish a school breakfast, school lunch, or	633
summer food service program under this section shall apply for	634
state and federal funds allocated by the state board of	635
education under division (B) of section 3313.813 of the Revised	636
Code and shall comply with the state board's standards adopted	637
under that division.	638
(E) The governing authority of any community school	639
required to establish a breakfast program under this section or	640
that elects to participate in a breakfast program pursuant to	641
the "National School Lunch Act" and the "Child Nutrition Act of	642
1966" may offer breakfast to pupils in their classrooms during	643
the school day. However, any community school that is subject to	644
section 3313.818 of the Revised Code shall offer breakfast to	645
pupils in accordance with that section.	646
(F) Notwithstanding anything in this section to the	647
contrary, in each fiscal year in which the general assembly	648
appropriates funds for purposes of this division, the governing	649
authority of each community school required to establish a	650
breakfast program under this section or that elects to	651
participate in a breakfast program pursuant to the "National	652
School Lunch Act" and the "Child Nutrition Act of 1966" shall	653
provide a breakfast free of charge to each pupil who is eligible	654
under federal requirements for a reduced price breakfast.	655
(G) This section does not apply to internet- or computer-	656
based community schools.	657
Sec. 3326.11. Each science, technology, engineering, and	658
mathematics school established under this chapter and its	659

governing body shall comply with sections 9.90, 9.91, 109.65,	660
121.22, 149.43, 2151.357, 2151.421, 2313.19, 2921.42, 2921.43,	661
3301.0714, 3301.0715, 3301.0729, 3301.948, 3313.14, 3313.15,	662
3313.16, 3313.18, 3313.201, 3313.26, 3313.472, 3313.48,	663
3313.481, 3313.482, 3313.50, 3313.536, 3313.539, 3313.5310,	664
3313.608, 3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020,	665
3313.6021, 3313.61, 3313.611, 3313.614, 3313.615, 3313.643,	666
3313.648, 3313.6411, 3313.66, 3313.661, 3313.662, 3313.666,	667
3313.667, 3313.668, 3313.67, 3313.671, 3313.672, 3313.673,	668
3313.69, 3313.71, 3313.716, 3313.718, 3313.719, 3313.7112,	669
3313.721, 3313.80, 3313.801, 3313.814, 3313.816, 3313.817,	670
<u>3313.818,</u> 3313.86, 3313.89, 3313.96, 3319.073, 3319.21, 3319.32,	671
3319.321, 3319.35, 3319.39, 3319.391, 3319.41, 3319.45, 3319.46,	672
3321.01, 3321.041, 3321.05, 3321.13, 3321.14, 3321.17, 3321.18,	673
3321.19, 3321.191, 3327.10, 4111.17, 4113.52, and 5705.391 and	674
Chapters 102., 117., 1347., 2744., 3307., 3309., 3365., 3742.,	675
4112., 4123., 4141., and 4167. of the Revised Code as if it were	676
a school district.	677
Section 2. That existing sections 3313.813, 3314.03,	678
3314.18, and 3326.11 of the Revised Code are hereby repealed.	679