As Introduced

133rd General Assembly Regular Session 2019-2020

S. B. No. 104

Senator Hill

A BILL

To amend s	ections 3313.64, 3313.98, 3313.981,	1
3314.08	, 3326.31, 3326.33, and 3326.39 and to	2
enact s	ections 3313.984, 3314.088, and 3326.42	3
of the	Revised Code regarding funding for	4
student	s enrolled in community schools, STEM	5
schools	, and other districts through	6
interdi	strict open enrollment.	7

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

Section 1. That sections 3313.64, 3313.98, 3313.981,	8
3314.08, 3326.31, 3326.33, and 3326.39 be amended and sections	9
3313.984, 3314.088, and 3326.42 of the Revised Code be enacted	10
to read as follows:	11
Sec. 3313.64. (A) As used in this section and in section	12
3313.65 of the Revised Code:	13
(1)(a) Except as provided in division (A)(1)(b) of this	14
section, "parent" means either parent, unless the parents are	15
separated or divorced or their marriage has been dissolved or	16
annulled, in which case "parent" means the parent who is the	17
residential parent and legal custodian of the child. When a	18
child is in the legal custody of a government agency or a person	19

other than the child's natural or adoptive parent, "parent" 20 means the parent with residual parental rights, privileges, and 21 responsibilities. When a child is in the permanent custody of a 22 government agency or a person other than the child's natural or 23 adoptive parent, "parent" means the parent who was divested of 24 parental rights and responsibilities for the care of the child 2.5 and the right to have the child live with the parent and be the 26 legal custodian of the child and all residual parental rights, 27 privileges, and responsibilities. 28

(b) When a child is the subject of a power of attorney
executed under sections 3109.51 to 3109.62 of the Revised Code,
"parent" means the grandparent designated as attorney in fact
under the power of attorney. When a child is the subject of a
caretaker authorization affidavit executed under sections
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3109.64 to 3109.73 of the Revised Code, "parent" means the
grandparent that executed the affidavit.

(2) "Legal custody," "permanent custody," and "residual parental rights, privileges, and responsibilities" have the same meanings as in section 2151.011 of the Revised Code.

(3) "School district" or "district" means a city, local,
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or exempted village school district and excludes any school
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operated in an institution maintained by the department of youth
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services.

(4) Except as used in division (C)(2) of this section,
"home" means a home, institution, foster home, group home, or
other residential facility in this state that receives and cares
for children, to which any of the following applies:

(a) The home is licensed, certified, or approved for such47purpose by the state or is maintained by the department of youth48

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services.	49
(b) The home is operated by a person who is licensed,	50
certified, or approved by the state to operate the home for such	51
purpose.	52
(c) The home accepted the child through a placement by a	53
person licensed, certified, or approved to place a child in such	54
a home by the state.	55
(d) The home is a children's home created under section	56
5153.21 or 5153.36 of the Revised Code.	57
(5) "Agency" means all of the following:	58
(a) A public children services agency;	59
(b) An organization that holds a certificate issued by the	60
Ohio department of job and family services in accordance with	61
the requirements of section 5103.03 of the Revised Code and	62
assumes temporary or permanent custody of children through	63
commitment, agreement, or surrender, and places children in	64
family homes for the purpose of adoption;	65
(c) Comparable agencies of other states or countries that	66
have complied with applicable requirements of section 2151.39 of	67
the Revised Code or as applicable, sections 5103.20 to 5103.22	68
or 5103.23 to 5103.237 of the Revised Code.	69
(6) A child is placed for adoption if either of the	70
following occurs:	71
(a) An agency to which the child has been permanently	72
committed or surrendered enters into an agreement with a person	73
pursuant to section 5103.16 of the Revised Code for the care and	74
adoption of the child.	75

(b) The child's natural parent places the child pursuant	76
to section 5103.16 of the Revised Code with a person who will	77
care for and adopt the child.	78
(7) "Preschool child with a disability" has the same	79
meaning as in section 3323.01 of the Revised Code.	80
(8) "Child," unless otherwise indicated, includes	81
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preschool children with disabilities.	82
(9) "Active duty" means active duty pursuant to an	83
executive order of the president of the United States, an act of	84
the congress of the United States, or section 5919.29 or 5923.21	85
of the Revised Code.	86
(B) Except as otherwise provided in section 3321.01 of the	87
Revised Code for admittance to kindergarten and first grade, a	88
child who is at least five but under twenty-two years of age and	89
any preschool child with a disability shall be admitted to	90
school as provided in this division.	91
(1) A child shall be admitted to the schools of the school	92
district in which the child's parent resides.	93
(2) Except as provided in division (B) of section 2151.362	94
and section 3317.30 of the Revised Code, a child who does not	95
reside in the district where the child's parent resides shall be	96
admitted to the schools of the district in which the child	97
resides if any of the following applies:	98

(a) The child is in the legal or permanent custody of a 99
government agency or a person other than the child's natural or 100
adoptive parent. 101

(b) The child resides in a home. 102

(c) The child requires special education.

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(3) A child who is not entitled under division (B)(2) of 104 this section to be admitted to the schools of the district where 105 the child resides and who is residing with a resident of this 106 state with whom the child has been placed for adoption shall be 107 admitted to the schools of the district where the child resides 108 unless either of the following applies: 109

(a) The placement for adoption has been terminated. 110

(b) Another school district is required to admit the child 111 under division (B)(1) of this section. 112

Division (B) of this section does not prohibit the board 113 of education of a school district from placing a child with a 114 disability who resides in the district in a special education 115 program outside of the district or its schools in compliance 116 with Chapter 3323. of the Revised Code. 117

(C) A district shall not charge tuition for children 118 admitted under division (B)(1) or (3) of this section. If the 119 district admits a child under division (B)(2) of this section, 120 tuition shall be paid to the district that admits the child as 121 provided in divisions (C)(1) to (3) of this section, unless 122 division (C)(4) of this section applies to the child: 123

(1) If the child receives special education in accordance
with Chapter 3323. of the Revised Code, the school district of
residence, as defined in section 3323.01 of the Revised Code,
shall pay tuition for the child in accordance with section
3323.091, 3323.13, 3323.14, or 3323.141 of the Revised Code
regardless of who has custody of the child or whether the child
resides in a home.

(2) For a child that does not receive special education in131accordance with Chapter 3323. of the Revised Code, except as132

otherwise provided in division (C) (2) (d) of this section, if the133child is in the permanent or legal custody of a government134agency or person other than the child's parent, tuition shall be135paid by:136

(a) The district in which the child's parent resided at
the time the court removed the child from home or at the time
the court vested legal or permanent custody of the child in the
person or government agency, whichever occurred first;

(b) If the parent's residence at the time the court 141 removed the child from home or placed the child in the legal or 142 permanent custody of the person or government agency is unknown, 143 tuition shall be paid by the district in which the child resided 144 at the time the child was removed from home or placed in legal 145 or permanent custody, whichever occurred first; 146

(c) If a school district cannot be established under 147 division (C)(2)(a) or (b) of this section, tuition shall be paid 148 by the district determined as required by section 2151.362 of 149 the Revised Code by the court at the time it vests custody of 150 the child in the person or government agency; 151

(d) If at the time the court removed the child from home 152 or vested legal or permanent custody of the child in the person 153 or government agency, whichever occurred first, one parent was 154 in a residential or correctional facility or a juvenile 155 residential placement and the other parent, if living and not in 156 such a facility or placement, was not known to reside in this 157 state, tuition shall be paid by the district determined under 158 division (D) of section 3313.65 of the Revised Code as the 159 district required to pay any tuition while the parent was in 160 such facility or placement; 161

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(e) If the department of education has determined,
pursuant to division (A) (2) of section 2151.362 of the Revised
Code, that a school district other than the one named in the
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court's initial order, or in a prior determination of the
department, is responsible to bear the cost of educating the
child, the district so determined shall be responsible for that
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cost.

(3) If the child is not in the permanent or legal custody
of a government agency or person other than the child's parent
and the child resides in a home, tuition shall be paid by one of
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the following:

(a) The school district in which the child's parent173resides;

(b) If the child's parent is not a resident of this state, 175 the home in which the child resides. 176

(4) Division (C)(4) of this section applies to any child 177 who is admitted to a school district under division (B)(2) of 178 this section, resides in a home that is not a foster home, a 179 home maintained by the department of youth services, a detention 180 facility established under section 2152.41 of the Revised Code, 181 or a juvenile facility established under section 2151.65 of the 182 Revised Code, and receives educational services at the home or 183 facility in which the child resides pursuant to a contract 184 between the home or facility and the school district providing 185 those services. 186

If a child to whom division (C) (4) of this section applies187is a special education student, a district may choose whether to188receive a tuition payment for that child under division (C) (4)189of this section or to receive a payment for that child under190

section 3323.14 of the Revised Code. If a district chooses to 191
receive a payment for that child under section 3323.14 of the 192
Revised Code, it shall not receive a tuition payment for that 193
child under division (C)(4) of this section. 194

If a child to whom division (C)(4) of this section applies 195 is not a special education student, a district shall receive a 196 tuition payment for that child under division (C)(4) of this 197 section. 198

In the case of a child to which division (C)(4) of this 199 section applies, the total educational cost to be paid for the 200 child shall be determined by a formula approved by the 201 department of education, which formula shall be designed to 202 calculate a per diem cost for the educational services provided 203 to the child for each day the child is served and shall reflect 204 the total actual cost incurred in providing those services. The 205 department shall certify the total educational cost to be paid 206 for the child to both the school district providing the 207 educational services and, if different, the school district that 208 is responsible to pay tuition for the child. The department 209 shall deduct the certified amount from the state basic aid funds 210 payable under Chapter 3317. of the Revised Code to the district 211 responsible to pay tuition and shall pay that amount to the 212 district providing the educational services to the child. 213

(D) Tuition required to be paid under divisions (C) (2) and 214 (3) (a) of this section shall be computed in accordance with 215 section 3317.08 of the Revised Code. Tuition required to be paid 216 under division (C) (3) (b) of this section shall be computed in 217 accordance with section 3317.081 of the Revised Code. If a home 218 fails to pay the tuition required by division (C) (3) (b) of this 219 section, the board of education providing the education may 220

recover in a civil action the tuition and the expenses incurred 221 in prosecuting the action, including court costs and reasonable 222 attorney's fees. If the prosecuting attorney or city director of 223 law represents the board in such action, costs and reasonable 224 attorney's fees awarded by the court, based upon the prosecuting 225 attorney's, director's, or one of their designee's time spent 226 preparing and presenting the case, shall be deposited in the 227 county or city general fund. 228

(E) A board of education may enroll a child free of any tuition obligation for a period not to exceed sixty days, on the sworn statement of an adult resident of the district that the resident has initiated legal proceedings for custody of the child.

(F) In the case of any individual entitled to attend
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school under this division, no tuition shall be charged by the
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school district of attendance and no other school district shall
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be required to pay tuition for the individual's attendance.
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Notwithstanding division (B), (C), or (E) of this section:

(1) All persons at least eighteen but under twenty-two

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 years of age who live apart from their parents, support
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 themselves by their own labor, and have not successfully
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 completed the high school curriculum or the individualized
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 education program developed for the person by the high school
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 pursuant to section 3323.08 of the Revised Code, are entitled to
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 attend school in the district in which they reside.
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(2) Any child under eighteen years of age who is married246is entitled to attend school in the child's district of247residence.

(3) A child is entitled to attend school in the district

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in which either of the child's parents is employed if the child 250 has a medical condition that may require emergency medical 251 attention. The parent of a child entitled to attend school under 252 division (F)(3) of this section shall submit to the board of 253 education of the district in which the parent is employed a 2.54 statement from the child's physician certifying that the child's 255 medical condition may require emergency medical attention. The 256 statement shall be supported by such other evidence as the board 257 258 may require.

(4) Any child residing with a person other than the
child's parent is entitled, for a period not to exceed twelve
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months, to attend school in the district in which that person
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resides if the child's parent files an affidavit with the
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superintendent of the district in which the person with whom the
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child is living resides stating all of the following:

(a) That the parent is serving outside of the state in the armed services of the United States;

(b) That the parent intends to reside in the district upon returning to this state;

(c) The name and address of the person with whom the child269is living while the parent is outside the state.270

(5) Any child under the age of twenty-two years who, after 271 the death of a parent, resides in a school district other than 272 the district in which the child attended school at the time of 273 the parent's death is entitled to continue to attend school in 274 the district in which the child attended school at the time of 275 the parent's death for the remainder of the school year, subject 276 to approval of that district board. 277

(6) A child under the age of twenty-two years who resides 278

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with a parent who is having a new house built in a school 279
district outside the district where the parent is residing is 280
entitled to attend school for a period of time in the district 281
where the new house is being built. In order to be entitled to 282
such attendance, the parent shall provide the district 283
superintendent with the following: 284

(a) A sworn statement explaining the situation, revealing the location of the house being built, and stating the parent's intention to reside there upon its completion;

(b) A statement from the builder confirming that a new 288house is being built for the parent and that the house is at the 289location indicated in the parent's statement. 290

(7) A child under the age of twenty-two years residing 291 with a parent who has a contract to purchase a house in a school 292 district outside the district where the parent is residing and 293 who is waiting upon the date of closing of the mortgage loan for 294 the purchase of such house is entitled to attend school for a 295 period of time in the district where the house is being 296 purchased. In order to be entitled to such attendance, the 297 parent shall provide the district superintendent with the 298 299 following:

(a) A sworn statement explaining the situation, revealing
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(c) 302
(c) 302

(b) A statement from a real estate broker or bank officer
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confirming that the parent has a contract to purchase the house,
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that the parent is waiting upon the date of closing of the
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mortgage loan, and that the house is at the location indicated
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in the parent's statement.

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The district superintendent shall establish a period of 308 time not to exceed ninety days during which the child entitled 309 to attend school under division (F)(6) or (7) of this section 310 may attend without tuition obligation. A student attending a 311 school under division (F)(6) or (7) of this section shall be 312 eligible to participate in interscholastic athletics under the 313 auspices of that school, provided the board of education of the 314 school district where the student's parent resides, by a formal 315 action, releases the student to participate in interscholastic 316 athletics at the school where the student is attending, and 317 provided the student receives any authorization required by a 318 public agency or private organization of which the school 319 district is a member exercising authority over interscholastic 320 321 sports.

(8) A child whose parent is a full-time employee of a 322 city, local, or exempted village school district, or of an 323 educational service center, may be admitted to the schools of 324 the district where the child's parent is employed, or in the 325 case of a child whose parent is employed by an educational 326 service center, in the district that serves the location where 327 the parent's job is primarily located, provided the district 328 board of education establishes such an admission policy by 329 resolution adopted by a majority of its members. Any such policy 330 shall take effect on the first day of the school year and the 331 effective date of any amendment or repeal may not be prior to 332 the first day of the subsequent school year. The policy shall be 333 uniformly applied to all such children and shall provide for the 334 admission of any such child upon request of the parent. No child 335 may be admitted under this policy after the first day of classes 336 of any school year. 337

(9) A child who is with the child's parent under the care

of a shelter for victims of domestic violence, as defined in339section 3113.33 of the Revised Code, is entitled to attend340school free in the district in which the child is with the341child's parent, and no other school district shall be required342to pay tuition for the child's attendance in that school343district.344

The enrollment of a child in a school district under this 345 division shall not be denied due to a delay in the school 346 347 district's receipt of any records required under section 3313.672 of the Revised Code or any other records required for 348 enrollment. Any days of attendance and any credits earned by a 349 child while enrolled in a school district under this division 350 shall be transferred to and accepted by any school district in 351 which the child subsequently enrolls. The state board of 352 education shall adopt rules to ensure compliance with this 353 division. 354

(10) Any child under the age of twenty-two years whose 355 parent has moved out of the school district after the 356 commencement of classes in the child's senior year of high 357 school is entitled, subject to the approval of that district 358 board, to attend school in the district in which the child 359 attended school at the time of the parental move for the 360 remainder of the school year and for one additional semester or 361 equivalent term. A district board may also adopt a policy 362 specifying extenuating circumstances under which a student may 363 continue to attend school under division (F)(10) of this section 364 for an additional period of time in order to successfully 365 complete the high school curriculum for the individualized 366 education program developed for the student by the high school 367 pursuant to section 3323.08 of the Revised Code. 368

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(11) As used in this division, "grandparent" means a 369 parent of a parent of a child. A child under the age of twenty-370 two years who is in the custody of the child's parent, resides 371 with a grandparent, and does not require special education is 372 entitled to attend the schools of the district in which the 373 child's grandparent resides, provided that, prior to such 374 attendance in any school year, the board of education of the 375 school district in which the child's grandparent resides and the 376 board of education of the school district in which the child's 377 parent resides enter into a written agreement specifying that 378 good cause exists for such attendance, describing the nature of 379 this good cause, and consenting to such attendance. 380

In lieu of a consent form signed by a parent, a board of 381 education may request the grandparent of a child attending 382 school in the district in which the grandparent resides pursuant 383 to division (F)(11) of this section to complete any consent form 384 required by the district, including any authorization required 385 by sections 3313.712, 3313.713, 3313.716, and 3313.718 of the 386 Revised Code. Upon request, the grandparent shall complete any 387 consent form required by the district. A school district shall 388 not incur any liability solely because of its receipt of a 389 consent form from a grandparent in lieu of a parent. 390

Division (F)(11) of this section does not create, and 391 shall not be construed as creating, a new cause of action or 392 substantive legal right against a school district, a member of a 393 board of education, or an employee of a school district. This 394 section does not affect, and shall not be construed as 395 affecting, any immunities from defenses to tort liability 396 created or recognized by Chapter 2744. of the Revised Code for a 397 398 school district, member, or employee.

(12) A child under the age of twenty-two years is entitled
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to attend school in a school district other than the district in
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which the child is entitled to attend school under division (B),
(C), or (E) of this section provided that, prior to such
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attendance in any school year, both of the following occur:

(a) The superintendent of the district in which the child
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is entitled to attend school under division (B), (C), or (E) of
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this section contacts the superintendent of another district for
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purposes of this division;

(b) The superintendents of both districts enter into a 408
written agreement that consents to the attendance and specifies 409
that the purpose of such attendance is to protect the student's 410
physical or mental well-being or to deal with other extenuating 411
circumstances deemed appropriate by the superintendents. 412

While an agreement is in effect under this division for a413student who is not receiving special education under Chapter4143323. of the Revised Code and notwithstanding Chapter 3327. of415the Revised Code, the board of education of neither school416district involved in the agreement is required to provide417transportation for the student to and from the school where the418student attends.419

A student attending a school of a district pursuant to 420 this division shall be allowed to participate in all student 421 activities, including interscholastic athletics, at the school 422 where the student is attending on the same basis as any student 423 who has always attended the schools of that district while of 424 compulsory school age. 425

(13) All school districts shall comply with the "McKinney-Vento Homeless Assistance Act," 42 U.S.C.A. 11431 et seq., for 427

the education of homeless children. Each city, local, and428exempted village school district shall comply with the429requirements of that act governing the provision of a free,430appropriate public education, including public preschool, to431each homeless child.432

When a child loses permanent housing and becomes a433homeless person, as defined in 42 U.S.C.A. 11481(5), or when a434child who is such a homeless person changes temporary living435arrangements, the child's parent or guardian shall have the436option of enrolling the child in either of the following:437

(a) The child's school of origin, as defined in 42U.S.C.A. 11432(g) (3) (C);

(b) The school that is operated by the school district in which the shelter where the child currently resides is located and that serves the geographic area in which the shelter is located.

(14) A child under the age of twenty-two years who resides 444 with a person other than the child's parent is entitled to 445 attend school in the school district in which that person 446 resides if both of the following apply: 447

(a) That person has been appointed, through a military 448 power of attorney executed under section 574(a) of the "National 449 Defense Authorization Act for Fiscal Year 1994," 107 Stat. 1674 450 (1993), 10 U.S.C. 1044b, or through a comparable document 451 necessary to complete a family care plan, as the parent's agent 452 for the care, custody, and control of the child while the parent 453 is on active duty as a member of the national guard or a reserve 454 unit of the armed forces of the United States or because the 455 parent is a member of the armed forces of the United States and 456

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is on a duty assignment away from the parent's residence.	457
(b) The military power of attorney or comparable document	458
includes at least the authority to enroll the child in school.	459
The entitlement to attend school in the district in which	460
the parent's agent under the military power of attorney or	461
comparable document resides applies until the end of the school	462
year in which the military power of attorney or comparable	463
document expires.	464
(G) A board of education, after approving admission, may	465
waive tuition for students who will temporarily reside in the	466
district and who are either of the following:	467
(1) Residents or domiciliaries of a foreign nation who	468
request admission as foreign exchange students;	469
(2) Residents or domiciliaries of the United States but	470
not of Ohio who request admission as participants in an exchange	471
program operated by a student exchange organization.	472
(H) Pursuant to sections 3311.211, 3313.90, 3319.01,	473
3323.04, 3327.04, and 3327.06 of the Revised Code, a child may	474
attend school or participate in a special education program in a	475
school district other than in the district where the child is	476
entitled to attend school under division (B) of this section.	477
(I)(1) Notwithstanding anything to the contrary in this	478
section or section 3313.65 of the Revised Code, a child under	479
twenty-two years of age may attend school in the school district	480
in which the child, at the end of the first full week of October	481
of the school year, was entitled to attend school as otherwise	482
provided under this section or section 3313.65 of the Revised	483
Code, if at that time the child was enrolled in the schools of	484
the district but since that time the child or the child's parent	485

has relocated to a new address located outside of that school 486 district and within the same county as the child's or parent's 487 address immediately prior to the relocation. The child may 488 continue to attend school in the district, and at the school to 489 which the child was assigned at the end of the first full week 490 of October of the current school year, for the balance of the 491 school year. Division (I)(1) of this section applies only if 492 both of the following conditions are satisfied: 493

(a) The board of education of the school district in which the child was entitled to attend school at the end of the first 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 children described in division (I)(1) of this section.

(b) The child's parent provides written notification of
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the relocation outside of the school district to the
superintendent of each of the two school districts.

(2) At the beginning of the school year following the
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school year in which the child or the child's parent relocated
outside of the school district as described in division (I)(1)
of this section, the child is not entitled to attend school in
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the school district under that division.

507 (3) Any person or entity owing tuition to the school district on behalf of the child at the end of the first full 508 week in October, as provided in division (C) of this section, 509 shall continue to owe such tuition to the district for the 510 child's attendance under division (I)(1) of this section for the 511 lesser of the balance of the school year or the balance of the 512 time that the child attends school in the district under 513 division (I)(1) of this section. 514

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(4) A pupil who may attend school in the district under 515 division (I)(1) of this section shall be entitled to 516 transportation services pursuant to an agreement between the 517 district and the district in which the child or child's parent 518 has relocated unless the districts have not entered into such 519 agreement, in which case the child shall be entitled to 520 transportation services in the same manner as a pupil attending 521 school in the district under interdistrict open enrollment as 522 described in division (H)-(G) of section 3313.981 of the Revised 523 Code, regardless of whether the district has adopted an open 524 enrollment policy as described in division (B)(1)(b) or (c) of 525 section 3313.98 of the Revised Code. 526

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

A school district required to pay tuition pursuant to 529 division (C)(2) or (3) of this section or section 3313.65 of the 530 Revised Code shall have an amount deducted under division (C) of 531 section 3317.023 of the Revised Code equal to its own tuition 532 rate for the same period of attendance. A school district 533 entitled to receive tuition pursuant to division (C)(2) or (3) 534 of this section or section 3313.65 of the Revised Code shall 535 have an amount credited under division (C) of section 3317.023 536 of the Revised Code equal to its own tuition rate for the same 537 period of attendance. If the tuition rate credited to the 538 district of attendance exceeds the rate deducted from the 539 district required to pay tuition, the department of education 540 shall pay the district of attendance the difference from amounts 541 deducted from all districts' payments under division (C) of 542 section 3317.023 of the Revised Code but not credited to other 543 school districts under such division and from appropriations 544 made for such purpose. The treasurer of each school district 545

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shall, by the fifteenth day of January and July, furnish the 546 superintendent of public instruction a report of the names of 547 each child who attended the district's schools under divisions 548 (C) (2) and (3) of this section or section 3313.65 of the Revised 549 Code during the preceding six calendar months, the duration of 550 the attendance of those children, the school district 551 responsible for tuition on behalf of the child, and any other 552 553 information that the superintendent requires.

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

(K) In the event of a disagreement, the superintendent of public instruction shall determine the school district in which the parent resides.

(L) Nothing in this section requires or authorizes, or shall be construed to require or authorize, the admission to a public school in this state of a pupil who has been permanently excluded from public school attendance by the superintendent of public instruction pursuant to sections 3301.121 and 3313.662 of the Revised Code.

(M) In accordance with division (B)(1) of this section, a 569 child whose parent is a member of the national guard or a 570 reserve unit of the armed forces of the United States and is 571 called to active duty, or a child whose parent is a member of 572 the armed forces of the United States and is ordered to a 573 temporary duty assignment outside of the district, may continue 574 to attend school in the district in which the child's parent 575

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lived before being called to active duty or ordered to a 576 temporary duty assignment outside of the district, as long as 577 the child's parent continues to be a resident of that district, 578 and regardless of where the child lives as a result of the 579 parent's active duty status or temporary duty assignment. 580 However, the district is not responsible for providing 581 transportation for the child if the child lives outside of the 582 district as a result of the parent's active duty status or 583 temporary duty assignment. 584

Sec. 3313.98. Notwithstanding division (D) of section 585 3311.19 and division (D) of section 3311.52 of the Revised Code, 586 the provisions of this section and sections 3313.981 to 3313.983 587 <u>3313.984</u> of the Revised Code that apply to a city school 588 district do not apply to a joint vocational or cooperative 589 education school district unless expressly specified. 590

(A) As used in this section and sections 3313.981 to 3313.983 of the Revised Code:

(1) "Parent" means either of the natural or adoptive 593parents of a student, except under the following conditions: 594

(a) When the marriage of the natural or adoptive parents 595 of the student has been terminated by a divorce, dissolution of 596 marriage, or annulment or the natural or adoptive parents of the 597 student are living separate and apart under a legal separation 598 decree and the court has issued an order allocating the parental 599 rights and responsibilities with respect to the student, 600 "parent" means the residential parent as designated by the court 601 except that "parent" means either parent when the court issues a 602 603 shared parenting decree.

(b) When a court has granted temporary or permanent

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custody of the student to an individual or agency other than605either of the natural or adoptive parents of the student,606"parent" means the legal custodian of the child.607

(c) When a court has appointed a guardian for the student, 608"parent" means the guardian of the student. 609

(2) "Native Resident student" means a student entitled
under section 3313.64 or 3313.65 of the Revised Code to attend
school in a district adopting a resolution under this section.

(3) "Adjacent district" means a city, exempted village, or
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local school district having territory that abuts the territory
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of a district adopting a resolution under this section.
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(4) "Adjacent district student" means a student entitled
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(5) "Adjacent district joint vocational student" means an 619 adjacent district student who enrolls in a city, exempted 620 village, or local school district pursuant to this section and 621 who also enrolls in a joint vocational school district that does 622 not contain the territory of the student's resident district for-623 which that student is a native student and does contain the 624 territory of the city, exempted village, or local district in 625 which the student enrolls. 626

(6) "Formula amount" has the same meaning as in section 6273317.02 of the Revised Code. 628

(7) "Poverty line" means the poverty line established by
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the director of the United States office of management and
budget as revised by the secretary of health and human services
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in accordance with section 673(2) of the "Community Services
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Block Grant Act," 95 Stat. 1609, 42 U.S.C.A. 9902, as amended.
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(8) "IEP" has the same meaning as in section 3323.01 of 634 the Revised Code. 635 (9) "Other district" means a city, exempted village, or 636 local school district having territory outside of the territory 637 of a district adopting a resolution under this section. 638 (10) "Other district student" means a student entitled 639 under section 3313.64 or 3313.65 of the Revised Code to attend 640 school in an other district. 641 (11) "Other district joint vocational student" means a 642 student who is enrolled in any city, exempted village, or local 643 school district and who also enrolls in a joint vocational 644 school district that does not contain the territory of the 645 student's resident district for which that student is a native 646 student in accordance with a policy adopted under section 647 3313.983 of the Revised Code. 648 (12) "Resident district" means the school district in 649 which a resident student is entitled to attend school under 650 section 3313.64 or 3313.65 of the Revised Code. 651 (13) "State share index" has the same meaning as in 652 section 3317.02 of the Revised Code. 653 (B)(1) The board of education of each city, local, and 654 exempted village school district shall adopt a resolution 655 establishing for the school district one of the following 656 policies: 657 (a) A policy that entirely prohibits the enrollment of 658 students from adjacent districts or other districts, other than 659 students for whom tuition is paid in accordance with section 660 3317.08 of the Revised Code; 661

(b) A policy that permits enrollment of students from all	662
adjacent districts in accordance with policy statements	663
contained in the resolution;	664
(c) A policy that permits enrollment of students from all	665
other districts in accordance with policy statements contained	666
in the resolution.	667
(2) A policy permitting enrollment of students from	668
adjacent or from other districts, as applicable, shall provide	669
for all of the following:	670
(a) Application procedures, including deadlines for	671
application and for notification of students and the	672
superintendent of the applicable district whenever an adjacent	673
or other district student's application is approved.	674
(b) Procedures for admitting adjacent or other district	675
applicants free of any tuition obligation to the district's	676
schools, including, but not limited to:	677
(i) The establishment of district capacity limits by grade	678
level, school building, and education program;	679
(ii) A requirement that all <i>mative</i> <u>resident</u> students	680
wishing to be enrolled in the district will be enrolled and that	681
any adjacent or other district students previously enrolled in	682
the district shall receive preference over first-time	683
applicants;	684
(iii) Procedures to ensure that an appropriate racial	685
balance is maintained in the district schools.	686
(C) Except as provided in section 3313.982 of the Revised	687
Code, the procedures for admitting adjacent or other district	688
students, as applicable, shall not include:	689

in the state.

(1) Any requirement of academic ability, or any level of 690 athletic, artistic, or other extracurricular skills; 691 (2) Limitations on admitting applicants because of 692 disability, except that a board may refuse to admit a student 693 receiving services under Chapter 3323. of the Revised Code, if 694 the services described in the student's IEP are not available in 695 the district's schools; 696 (3) A requirement that the student be proficient in the 697 698 English language; (4) Rejection of any applicant because the student has 699 been subject to disciplinary proceedings, except that if an 700 applicant has been suspended or expelled by the student's 701 district for ten consecutive days or more in the term for which 702 admission is sought or in the term immediately preceding the 703 term for which admission is sought, the procedures may include a 704 provision denying admission of such applicant. 705 (D) (1) Each school board permitting only enrollment of 706 adjacent district students shall provide information about the 707 policy adopted under this section, including the application 708 procedures and deadlines, to the superintendent and the board of 709 education of each adjacent district and, upon request, to the 710 parent of any adjacent district student. 711 (2) Each school board permitting enrollment of other 712 district students shall provide information about the policy 713 adopted under this section, including the application procedures 714 and deadlines, upon request, to the board of education of any 715 other school district or to the parent of any student anywhere 716

(E) Any school board shall accept all credits toward

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graduation earned in adjacent or other district schools by an 719 adjacent or other district student or a <u>native resident</u>student. 720

(F) (1) No board of education may adopt a policy
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discouraging or prohibiting its native resident students from
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applying to enroll in the schools of an adjacent or any other
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district that has adopted a policy permitting such enrollment,
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except that:

(a) A district may object to the enrollment of a native726resident_student in an adjacent or other district in order to727maintain an appropriate racial balance.728

(b) The board of education of a district receiving funds under 64 Stat. 1100 (1950), 20 U.S.C.A. 236 et seq., as amended, may adopt a resolution objecting to the enrollment of its native resident students in adjacent or other districts if at least ten per cent of its students are included in the determination of the United States secretary of education made under section 20 U.S.C.A. 238(a).

(2) If a board objects to enrollment of *mative*-resident 736 students under this division, any adjacent or other district 737 shall refuse to enroll such *native* <u>resident</u> students unless 738 tuition is paid for the students in accordance with section 739 3317.08 of the Revised Code. An adjacent or other district 740 enrolling such students may not receive funding for those 741 students in accordance with section 3313.981 of the Revised 742 Code. 743

(G) The state board of education shall monitor school
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districts to ensure compliance with this section and the
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districts' policies. The board may adopt rules requiring uniform
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application procedures, deadlines for application, notification
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procedures, and record-keeping requirements for all school748boards that adopt policies permitting the enrollment of adjacent749or other district students, as applicable. If the state board750adopts such rules, no school board shall adopt a policy that751conflicts with those rules.752

(H) A resolution adopted by a board of education under 753 this section that entirely prohibits the enrollment of students 754 from adjacent and from other school districts does not abrogate 755 any agreement entered into under section 3313.841 or 3313.92 of 756 the Revised Code or any contract entered into under section 757 3313.90 of the Revised Code between the board of education 758 adopting the resolution and the board of education of any 759 adjacent or other district or prohibit these boards of education 760 from entering into any such agreement or contract. 761

(I) Nothing in this section shall be construed to permit
or require the board of education of a city, exempted village,
or local school district to exclude any native resident student
of the district from enrolling in the district.

Sec. 3313.981. (A) The state board of education shall766adopt rules requiring all of the following:767

(1) The board of education of each city, exempted village,
and local school district to annually report to the department
of education all of the following:
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(a) The number of adjacent district or other district
students in grades kindergarten through twelve, as applicable,
the number of adjacent district or other district students who
are preschool children with disabilities, as applicable, and the
number of adjacent district or other district joint vocational
students, as applicable, enrolled in the district, in accordance

with a policy adopted under division (B) of section 3313.98 of	777
the Revised Code;	778
(b) The number of <i>native_resident_</i> students in grades	779
kindergarten through twelve enrolled in adjacent or other	780
districts and the number of native resident students who are	781
preschool children with disabilities enrolled in adjacent or	782
other districts, in accordance with a policy adopted under	783
division (B) of section 3313.98 of the Revised Code;	784
(c) Each adjacent district or other district student's or	785
adjacent district or other district joint vocational student's	786
date of enrollment in the district;	787
(d) The full-time equivalent number of adjacent district	788
or other district students enrolled in each of the categories of	789
career-technical education programs or classes described in	790
section 3317.014 of the Revised Code;	791
(e) Each <u>native_resident</u> student's date of enrollment in	792
an adjacent or other district.	793
(2) The board of education of each joint vocational school	794
district to annually report to the department all of the	795
following:	796
(a) The number of adjacent district or other district	797
joint vocational students, as applicable, enrolled in the	798
district;	799
(b) The full-time equivalent number of adjacent district	800
or other district joint vocational students enrolled in each	801
category of career-technical education programs or classes	802
described in section 3317.014 of the Revised Code;	803
(c) For each adjacent district or other district joint	804

vocational student, the city, exempted village, or local school 805 district in which the student is also enrolled. 806

(3) Prior to the end of each reporting period specified in 807 section 3317.03 of the Revised Code, the superintendent of each 808 city, local, or exempted village school district that admits 809 adjacent district or other district students who are in grades 810 kindergarten through twelve, adjacent district or other district 811 students who are preschool children with disabilities, or 812 adjacent district or other district joint vocational students in 813 accordance with a policy adopted under division (B) of section 814 3313.98 of the Revised Code to report to the department of 815 education each adjacent or other district's students and where 816 those students who are enrolled in the superintendent's district 817 under the policy are entitled to attend school under section 818 3313.64 or 3313.65 of the Revised Code. 819

The rules shall provide for the method of counting students who are enrolled for part of a school year in an adjacent or other district or as an adjacent district or other district joint vocational student.

(B) From the payments made to a city, exempted village, or
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local school district under Chapter 3317. of the Revised Code
and, if necessary, from the payments made to the district under
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sections 321.24 and 323.156 of the Revised Code, the department
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of education shall annually subtract all of the following:
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(1) An amount equal to the number of the district's native829students in grades kindergarten through twelve reported under830division (A) (1) of this section who are enrolled in adjacent or831other school districts pursuant to policies adopted by such832districts under division (B) of section 3313.98 of the Revised833Code multiplied by the formula amount;834

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(2) The excess costs computed in accordance with division	835
(E) of this section for any such native students in grades-	836
kindergarten through twelve receiving special education and	837
related services in adjacent or other school districts or as an	838
adjacent district or other district joint vocational student;	839
(3) For each of the district's native students reported-	840
under division (A)(1)(d) or (2)(b) of this section as enrolled	841
in career technical education programs or classes described in-	842
section 3317.014 of the Revised Code, the per pupil amount	843
prescribed by that section for the student's respective career-	844
technical category, on a full-time equivalency basis;	845
	0.4.6
(4) For each native student who is a preschool child with	846
a disability reported under division (A)(1) of this section who-	847
is enrolled in an adjacent or other district pursuant to	848
policies adopted by such a district under division (B) of	849
porreled adopted by back a arbitrate ander arvibron (b) or	
section 3313.98 of the Revised Code, \$4,000.	850
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section 3313.98 of the Revised Code, \$4,000.	
section 3313.98 of the Revised Code, \$4,000. (C) To the payments made to (1) For each adjacent district	851
<pre>section 3313.98 of the Revised Code, \$4,000. (C) To the payments made to (1) For each adjacent district student or other district student enrolled in a city, exempted</pre>	851 852
<pre>section 3313.98 of the Revised Code, \$4,000. (C) To the payments made to (1) For each adjacent district student or other district student enrolled in a city, exempted village, or local school district under Chapter 3317. of the</pre>	851 852 853
section 3313.98 of the Revised Code, \$4,000. (C) To the payments made to (1) For each adjacent district student or other district student enrolled in a city, exempted village, or local school district under Chapter 3317. of the Revised Code who is not an adjacent district or other district	851 852 853 854
section 3313.98 of the Revised Code, \$4,000. (C) To the payments made to (1) For each adjacent district student or other district student enrolled in a city, exempted village, or local school district under Chapter 3317. of the Revised Code who is not an adjacent district or other district joint vocational student, the department of education shall	851 852 853 854 855
<pre>section 3313.98 of the Revised Code, \$4,000. (C) To the payments made to (1) For each adjacent district student or other district student enrolled in a city, exempted village, or local school district under Chapter 3317. of the Revised Code who is not an adjacent district or other district joint vocational student, the department of education shall annually add all_deduct from the payments made to the student's</pre>	851 852 853 854 855 856
section 3313.98 of the Revised Code, \$4,000. (C) To the payments made to (1) For each adjacent district student or other district student enrolled in a city, exempted village, or local school district under Chapter 3317. of the Revised Code who is not an adjacent district or other district joint vocational student, the department of education shall annually add all_deduct from the payments made to the student's resident district under Chapter 3317. of the Revised Code and,	851 852 853 854 855 856 857
section 3313.98 of the Revised Code, \$4,000. (C) To the payments made to (1) For each adjacent district student or other district student enrolled in a city, exempted village, or local school district under Chapter 3317. of the Revised Code who is not an adjacent district or other district joint vocational student, the department of education shall annually add all deduct from the payments made to the student's resident district under Chapter 3317. of the Revised Code and, if necessary, from the payments made to that district under	851 852 853 854 855 856 857 858
section 3313.98 of the Revised Code, \$4,000. (C) To the payments made to (1) For each adjacent district student or other district student enrolled in a city, exempted village, or local school district under Chapter 3317. of the Revised Code who is not an adjacent district or other district joint vocational student, the department of education shall annually add all deduct from the payments made to the student's resident district under Chapter 3317. of the Revised Code and, if necessary, from the payments made to that district under sections 321.24 and 323.156 of the Revised Code and pay to the	851 852 853 854 855 856 857 858 859
section 3313.98 of the Revised Code, \$4,000. (C) To the payments made to (1) For each adjacent district student or other district student enrolled in a city, exempted village, or local school district-under Chapter 3317. of the Revised Code who is not an adjacent district or other district joint vocational student, the department of education shall annually add all_deduct from the payments made to the student's resident district under Chapter 3317. of the Revised Code and, if necessary, from the payments made to that district under sections 321.24 and 323.156 of the Revised Code and pay to the district in which the student is enrolled the sum of the	851 852 853 854 855 856 857 858 859 860
<pre>section 3313.98 of the Revised Code, \$4,000.</pre>	851 852 853 854 855 856 857 858 859 860 861

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from the number of adjacent district or other district students	865
in grades kindergarten through twelve enrolled in the district,	866
as reported under division (A)(1) of this section the state	867
share index of the student's resident district;	868

(2) The (b) If the student is receiving special education 869 and related services in the district, the excess costs computed 870 in accordance with division $\frac{(E)}{(D)}$ of this section for any 871 adjacent district or other district students in grades 872 kindergarten through twelve, except for any adjacent or other 873 district joint vocational students, receiving special education 874 and related services in the district that student; 875

876 (3) For each of the adjacent or other district studentswho are not adjacent district or other district joint vocational 877 students and are (c) If the student is reported under division 878 (A) (1) (d) of this section as enrolled in career-technical 879 education programs or classes described in section 3317.014 of 880 the Revised Code, the per pupil amount prescribed by that 881 section for the student's respective career-technical education 882 category, on a full-time equivalency basis+ 883

(4) An amount equal to the number of adjacent district or-884 other district joint vocational students reported under division 885 (A) (1) of this section multiplied by, multiplied by the state 886 share index of the student's resident district. 887

(2) For each adjacent district student or other district 888 joint vocational student enrolled in a city, exempted village, 889 or local school district, the department shall annually deduct 890 from the payments made to the student's resident district under 891 Chapter 3317. of the Revised Code and, if necessary, from the 892 payments made to that district under sections 321.24 and 323.156 893 of the Revised Code and pay to the district in which the student 894

is enrolled an amount equal to twenty per cent of the formula	895
amount ;	896
(5) <u>(</u>3) For each adjacent district or other district	897
student who is a preschool child with a disability reported	898
under division (A)(1) of this section who is enrolled in the	899
district a city, exempted village, or local school district, the	900
department shall annually deduct from the payments made to the	901
student's resident district under Chapter 3317. of the Revised	902
Code and, if necessary, from the payments made to that district	903
under sections 321.24 and 323.156 of the Revised Code and pay to	904
the district in which the student is enrolled an amount equal to	905
\$4,000.	906
(D) To the payments made to a joint vocational school-	907
district under Chapter 3317. of the Revised Code(C) For each	908
adjacent district or district joint vocational student enrolled	909
in a joint vocational school district, as reported under_	910
division (A)(2) of this section, the department of education	911
shall add, for each adjacent district or other district joint	912
vocational student reported under division (A)(2) of this-	913
section, both of deduct from the payments made to the student's	914
resident district under Chapter 3317. of the Revised Code and,	915
if necessary, from the payments made to that district under	916
sections 321.24 and 323.156 of the Revised Code and pay to the	917
joint vocational school district in which the student is	918
enrolled the sum of the following:	919
(1) The formula amount_multiplied by the state share index_	920
of the student's resident district;	921
(2) The per pupil amount for each of the students reported	922
pursuant to division (A)(2)(b) of this section prescribed by	923
section 3317.014 of the Revised Code for the student's	924

respective career-technical <u>education</u> category, on a full-time	925
equivalency basis, multiplied by the state share index of the	926
student's resident district.	927
(<u>E)(D)</u> (1) A city, exempted village, or local school board	928
providing special education and related services to an adjacent	929
or other district student in grades kindergarten through twelve	930
in accordance with an IEP shall, pursuant to rules of the state	931
board, compute the excess costs to educate such student as	932
follows:	933
(a) Subtract the formula amount from the actual costs to	934
educate the student;	935
(b) From the amount computed under division (E)(D) (1)(a)	936
of this section subtract the amount of any funds received by the	937
district under Chapter 3317. of the Revised Code to provide	938
special education and related services to the student.	939
(2) The board shall report the excess costs computed under	940
this division to the department of education.	941
(3) If any student for whom excess costs are computed	942
under division (E)<u>(D)</u>(1) of this section is an adjacent or other	943
district joint vocational student, the department of education	944
shall add the amount of such excess costs to the payments made	945
under Chapter 3317. of the Revised Code to the joint vocational	946
school district enrolling the student.	947
(F) (E) As provided in division (D)(1)(b) of section	948
3317.03 of the Revised Code, no joint vocational school district	949
shall count any adjacent or other district joint vocational	950
student enrolled in the district in its enrollment certified	951
under section 3317.03 of the Revised Code.	952

(G) (F) No city, exempted village, or local school 953

district shall receive a payment under division (C) (B) of this954section for a student, and no joint vocational school district955shall receive a payment under division (D) (C) of this section956for a student, if for the same school year that student is957counted in the district's enrollment certified under section9583317.03 of the Revised Code.959

(H) (G) Upon request of a parent, and provided the board 960 offers transportation to *native*<u>resident</u>students of the same 961 grade level and distance from school under section 3327.01 of 962 963 the Revised Code, a city, exempted village, or local school board enrolling an adjacent or other district student shall 964 provide transportation for the student within the boundaries of 965 the board's district, except that the board shall be required to 966 pick up and drop off a nonhandicapped student only at a regular 967 school bus stop designated in accordance with the board's 968 transportation policy. Pursuant to rules of the state board of 969 education, such board may reimburse the parent from funds 970 received for pupil transportation under section 3317.0212 of the 971 Revised Code, or other provisions of law, for the reasonable 972 cost of transportation from the student's home to the designated 973 school bus stop if the student's family has an income below the 974 975 federal poverty line.

Sec. 3313.984. (A) In addition to the payments made under 976 division (B)(1) of section 3313.981 of the Revised Code, for 977 each adjacent district student or other district student 978 enrolled in a city, exempted village, or local school district 979 who is not an adjacent district or other district joint 980 vocational student, the department of education shall pay to the 981 district in which the student is enrolled the sum of the 982 983 following:

(1) The formula amount minus the amount paid to the 984 district under division (B)(1)(a) of section 3313.981 of the 985 Revised Code; 986 (2) If the student is reported under division (A)(1)(d) of 987 section 3313.981 of the Revised Code as enrolled in career-988 technical education programs or classes described in section 989 3317.014 of the Revised Code, the per pupil amount prescribed by 990 that section for the student's respective career-technical 991 education category, on a full-time equivalency basis, minus the 992 amount paid to the district under division (B)(1)(c) of section 993 3313.981 of the Revised Code. 994 (B) In addition to the payments made under division (C) of 995 section 3313.981 of the Revised Code, for each adjacent district 996 or district joint vocational student enrolled in a joint 997 vocational school district, as reported under division (A)(2) of 998 section 3313.981 of the Revised Code, the department shall pay 999 to the joint vocational school district in which the student is 1000 enrolled the sum of the following: 1001 (1) The formula amount minus the amount paid to the 1002 district under division (C)(1) of section 3313.981 of the 1003 Revised Code; 1004 (2) The per pupil amount for the student's respective 1005 career-technical education category, on a full-time equivalent 1006 basis, minus the amount paid to the district under division (C) 1007 (2) of section 3313.981 of the Revised Code. 1008 Sec. 3314.08. (A) As used in this section: 1009 (1) (a) "Category one career-technical education student" 1010 means a student who is receiving the career-technical education 1011

services described in division (A) of section 3317.014 of the

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Code.

Code.

Code.

Revised Code. 1013 (b) "Category two career-technical student" means a 1014 student who is receiving the career-technical education services 1015 described in division (B) of section 3317.014 of the Revised 1016 1017 (c) "Category three career-technical student" means a 1018 student who is receiving the career-technical education services 1019 described in division (C) of section 3317.014 of the Revised 1020 1021 (d) "Category four career-technical student" means a 1022 student who is receiving the career-technical education services 1023 described in division (D) of section 3317.014 of the Revised 1024 1025 (e) "Category five career-technical education student" 1026 means a student who is receiving the career-technical education 1027 services described in division (E) of section 3317.014 of the 1028 Revised Code. 1029 (2) (a) "Category one limited English proficient student" 1030 means a limited English proficient student described in division 1031 (A) of section 3317.016 of the Revised Code. 1032 (b) "Category two limited English proficient student" 1033

means a limited English proficient student described in division 1034 (B) of section 3317.016 of the Revised Code. 1035

(c) "Category three limited English proficient student" 1036 means a limited English proficient student described in division 1037 (C) of section 3317.016 of the Revised Code. 1038

(3) (a) "Category one special education student" means a 1039 student who is receiving special education services for a 1040

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Revised Code. 1042 (b) "Category two special education student" means a 1043 student who is receiving special education services for a 1044 disability specified in division (B) of section 3317.013 of the 1045 Revised Code. 1046 (c) "Category three special education student" means a 1047 student who is receiving special education services for a 1048 disability specified in division (C) of section 3317.013 of the 1049 Revised Code. 1050 (d) "Category four special education student" means a 1051 student who is receiving special education services for a 1052 disability specified in division (D) of section 3317.013 of the 1053 Revised Code. 1054 (e) "Category five special education student" means a 1055 student who is receiving special education services for a 1056 disability specified in division (E) of section 3317.013 of the 1057 Revised Code. 1058 (f) "Category six special education student" means a 1059 student who is receiving special education services for a 1060 disability specified in division (F) of section 3317.013 of the 1061 Revised Code. 1062 (4) "Formula amount" has the same meaning as in section 1063 3317.02 of the Revised Code. 1064 (5) "IEP" has the same meaning as in section 3323.01 of 1065 the Revised Code. 1066 (6) "Resident district" means the school district in which 1067

disability specified in division (A) of section 3317.013 of the

a student is entitled to attend school under section 3313.64 or 1068

1041

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3313.65 of the Revised Code.	1069
(7) "State education aid" has the same meaning as in	1070
section 5751.20 of the Revised Code.	1071
(8) "State share index" has the same meaning as in section	1072
3317.02 of the Revised Code.	1073
(B) The state board of education shall adopt rules	1074
requiring both of the following:	1075
(1) The board of education of each city, exempted village,	1076
and local school district to annually report the number of	1077
students entitled to attend school in the district who are	1078
enrolled in each grade kindergarten through twelve in a	1079
community school established under this chapter, and for each	1080
child, the community school in which the child is enrolled.	1081
(2) The governing authority of each community school	1082
established under this chapter to annually report all of the	1083
following:	1084
(a) The number of students enrolled in grades one through	1085
twelve and the full-time equivalent number of students enrolled	1086
in kindergarten in the school who are not receiving special	1087
education and related services pursuant to an IEP;	1088
(b) The number of enrolled students in grades one through	1089
twelve and the full-time equivalent number of enrolled students	1090
in kindergarten, who are receiving special education and related	1091
services pursuant to an IEP;	1092
(c) The number of students reported under division (B)(2)	1093
(b) of this section receiving special education and related	1094
	1005

services pursuant to an IEP for a disability described in each 1095 of divisions (A) to (F) of section 3317.013 of the Revised Code; 1096

(d) The full-time equivalent number of students reported
1097
under divisions (B)(2)(a) and (b) of this section who are
enrolled in career-technical education programs or classes
described in each of divisions (A) to (E) of section 3317.014 of
the Revised Code that are provided by the community school;

(e) The number of students reported under divisions (B) (2) 1102 (a) and (b) of this section who are not reported under division 1103 (B) (2) (d) of this section but who are enrolled in career-1104 technical education programs or classes described in each of 1105 divisions (A) to (E) of section 3317.014 of the Revised Code at 1106 a joint vocational school district or another district in the 1107 career-technical planning district to which the school is 1108 assigned; 1109

(f) The number of students reported under divisions (B) (2)
(a) and (b) of this section who are category one to three
limited English proficient students described in each of
divisions (A) to (C) of section 3317.016 of the Revised Code;

(g) The number of students reported under divisions (B) (2)
(a) and (b) of this section who are economically disadvantaged,
1115
as defined by the department. A student shall not be
1116
categorically excluded from the number reported under division
(B) (2) (g) of this section based on anything other than family
1119

(h) For each student, the city, exempted village, or local
school district in which the student is entitled to attend
school under section 3313.64 or 3313.65 of the Revised Code.

(i) The number of students enrolled in a preschool program
operated by the school that is licensed by the department of
education under sections 3301.52 to 3301.59 of the Revised Code
1125

who are not receiving special education and related services 1126 pursuant to an IEP. 1127

A school district board and a community school governing1128authority shall include in their respective reports under1129division (B) of this section any child admitted in accordance1130with division (A)(2) of section 3321.01 of the Revised Code.1131

A governing authority of a community school shall not 1132 include in its report under divisions (B)(2)(a) to (h) of this 1133 section any student for whom tuition is charged under division 1134 (F) of this section. 1135

1136 (C)(1) Except as provided in division (C)(2) of this section, and subject to divisions (C)(3), (4), (5), (6), and (7)1137 of this section, on a full-time equivalency basis, for each 1138 student enrolled in a community school established under this 1139 chapter, the department of education annually shall deduct from 1140 the state education aid of a student's resident district and, if 1141 necessary, from the payment made to the district under sections 1142 321.24 and 323.156 of the Revised Code and pay to the community 1143 school the sum of the following: 1144

(a) An opportunity grant in an amount equal to the formula 1145
amount <u>X the state share index of the student's resident</u> 1146
district; 1147

(b) The per pupil amount of targeted assistance funds
calculated under division (A) of section 3317.0217 of the
Revised Code for the student's resident district, as determined
by the department, X 0.25;

(c) Additional state aid for special education and related 1152
services provided under Chapter 3323. of the Revised Code as 1153
follows: 1154

(i) If the student is a category one special education	1155
student, the amount specified in division (A) of section	1155
3317.013 of the Revised Code <u>X the state share index of the</u>	1157
<u>student's resident district;</u>	1158
(ii) If the student is a category two special education	1159
student, the amount specified in division (B) of section	1160
3317.013 of the Revised Code X the state share index of the	1161
student's resident district;	1162
(iii) If the student is a category three special education	1163
student, the amount specified in division (C) of section	1164
3317.013 of the Revised Code <u>X the state share index of the</u>	1165
student's resident district;	1166
(iv) If the student is a category four special education	1167
student, the amount specified in division (D) of section	1168
3317.013 of the Revised Code <u>X the state share index of the</u>	1169
<pre>student's resident district;</pre>	1170
(v) If the student is a category five special education	1171
student, the amount specified in division (E) of section	1172
3317.013 of the Revised Code X the state share index of the	1173
student's resident district;	1174
(vi) If the student is a category six special education	1175
student, the amount specified in division (F) of section	1176
3317.013 of the Revised Code X the state share index of the	1177
student's resident district.	1178
(d) If the student is in kindergarten through third grade,	1179
an additional amount of \$320; <u>equal to the following</u>:	1180
(\$193 X the state share index of the student's resident	1181
<u>district) + \$127</u>	1182

(e) If the student is economically disadvantaged, an	1183
additional amount equal to the following:	1184
\$272 X the resident district's economically disadvantaged	1185
index	1186
(f) Limited English proficiency funds as follows:	1187
(i) If the student is a category one limited English	1188
proficient student, the amount specified in division (A) of	1189
section 3317.016 of the Revised Code <u>X the state share index of</u>	1190
the student's resident district;	1191
(ii) If the student is a category two limited English	1192
proficient student, the amount specified in division (B) of	1193
section 3317.016 of the Revised Code X the state share index of	1194
the student's resident district;	1195
(iii) If the student is a category three limited English	1196
proficient student, the amount specified in division (C) of	1197
section 3317.016 of the Revised Code X the state share index of	1198
the student's resident district.	1199
(g) If the student is reported under division (B)(2)(d) of	1200
this section, career-technical education funds as follows:	1201
(i) If the student is a category one career-technical	1202
education student, the amount specified in division (A) of	1203
section 3317.014 of the Revised Code <u>X the state share index of</u>	1204
the student's resident district;	1205
(ii) If the student is a category two career-technical	1206
education student, the amount specified in division (B) of	1207
section 3317.014 of the Revised Code X the state share index of	1208
the student's resident district;	1209
(iii) If the student is a category three career-technical	1210

education student, the amount specified in division (C) of	1211
section 3317.014 of the Revised Code <u>X the state share index of</u>	1212
the student's resident district;	1213
(iv) If the student is a category four career-technical	1214
education student, the amount specified in division (D) of	1215
section 3317.014 of the Revised Code X the state share index of	1216
the student's resident district;	1217
(v) If the student is a category five career-technical	1218
education student, the amount specified in division (E) of	1219
section 3317.014 of the Revised Code <u>X the state share index of</u>	1220
the student's resident district.	1221
Deduction and payment of funds under division (C)(1)(g) of	1222
this section and payment of funds under division (B)(5) of	1223
section 3314.088 of the Revised Code is subject to approval by	1224
the lead district of a career-technical planning district or the	1225
department of education under section 3317.161 of the Revised	1226
Code.	1227
(2) When deducting from the state education aid of a	1228
student's resident district for students enrolled in an	1229
internet- or computer-based community school and making payments	1230
to such school under this section, the department shall make the	1231
deductions and payments described in only divisions (C)(1)(a),	1232
(c), and (g) of this section.	1233
No deductions or payments shall be made for a student	1234
enrolled in such school under division (C)(1)(b), (d), (e), or	1235
(f) of this section.	1236
(3)(a) If a community school's costs for a fiscal year for	1237
a student receiving special education and related services	1238
pursuant to an IEP for a disability described in divisions (B)	1239

to (F) of section 3317.013 of the Revised Code exceed the 1240 threshold catastrophic cost for serving the student as specified 1241 in division (B) of section 3317.0214 of the Revised Code, the 1242 school may submit to the superintendent of public instruction 1243 documentation, as prescribed by the superintendent, of all its 1244 costs for that student. Upon submission of documentation for a 1245 student of the type and in the manner prescribed, the department 1246 shall pay to the community school an amount equal to the 1247 school's costs for the student in excess of the threshold 1248 1249 catastrophic costs.

(b) The community school shall report under division (C)
(3) (a) of this section, and the department shall pay for, only
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the costs of educational expenses and the related services
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provided to the student in accordance with the student's
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individualized education program. Any legal fees, court costs,
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or other costs associated with any cause of action relating to
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the student may not be included in the amount.

(4) In any fiscal year, a community school receiving funds 1257 under division (C)(1)(g) of this section or division (B)(5) of 1258 1259 section 3314.088 of the Revised Code shall spend those funds only for the purposes that the department designates as approved 1260 1261 for career-technical education expenses. Career-technical education expenses approved by the department shall include only 1262 expenses connected to the delivery of career-technical 1263 programming to career-technical students. The department shall 1264 require the school to report data annually so that the 1265 department may monitor the school's compliance with the 1266 requirements regarding the manner in which funding received 1267 under division (C)(1)(g) of this section or division (B)(5) of 1268 section 3314.088 of the Revised Code may be spent. 1269

(5) Notwithstanding anything to the contrary in section
3313.90 of the Revised Code, except as provided in division (C)
(9) of this section, all funds received under division (C) (1) (g)
1272
of this section <u>and division (B) (5) of section 3314.088 of the</u>
1273
<u>Revised Code</u> shall be spent in the following manner:

(a) At least seventy-five per cent of the funds shall be 1275 spent on curriculum development, purchase, and implementation; 1276 instructional resources and supplies; industry-based program 1277 certification; student assessment, credentialing, and placement; 1278 1279 curriculum specific equipment purchases and leases; career-1280 technical student organization fees and expenses; home and agency linkages; work-based learning experiences; professional 1281 development; and other costs directly associated with career-1282 technical education programs including development of new 1283 1284 programs.

(b) Not more than twenty-five per cent of the funds shall be used for personnel expenditures.

(6) A community school shall spend the funds it receives
under division (C) (1) (e) of this section in accordance with
section 3317.25 of the Revised Code.
1289

1290 (7) If the sum of the payments computed under divisions (C) (1) and (8) (a) of this section for the students entitled to 1291 attend school in a particular school district under sections 1292 3313.64 and 3313.65 of the Revised Code exceeds the sum of that 1293 district's state education aid and its payment under sections 1294 321.24 and 323.156 of the Revised Code, the department shall 1295 calculate and apply a proration factor to the payments to all 1296 community schools under that division for the students entitled 1297 to attend school in that district. 1298

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1285

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(8) (a) Subject to division (C) (7) of this section, the
department annually shall pay to each community school,
including each internet- or computer-based community school, an
amount equal to the following:

(The number of students reported by the community school1303under division (B)(2)(e) of this section X the formula amount1304X .20)1305

(b) For each payment made to a community school under 1306 division (C) (8) (a) of this section, the department shall deduct 1307 from the state education aid of each city, local, and exempted 1308 village school district and, if necessary, from the payment made 1309 to the district under sections 321.24 and 323.156 of the Revised 1310 Code an amount equal to the following: 1311

(The number of the district's students reported by the1312community school under division (B)(2)(e) of this section X the1313formula amount X .20)1314

(9) The department may waive the requirement in division
(1315)
(C) (5) of this section for any community school that exclusively
(C) (5) of this section for any community school that exclusively
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(C) (

(D) A board of education sponsoring a community school may
utilize local funds to make enhancement grants to the school or
may agree, either as part of the contract or separately, to
provide any specific services to the community school at no cost
1323
to the school.

(E) A community school may not levy taxes or issue bonds1325secured by tax revenues.1326

(F) No community school shall charge tuition for the 1327

enrollment of any student who is a resident of this state. A1328community school may charge tuition for the enrollment of any1329student who is not a resident of this state.1330

(G) (1) (a) A community school may borrow money to pay any 1331 necessary and actual expenses of the school in anticipation of 1332 the receipt of any portion of the payments to be received by the 1333 school pursuant to division (C) of this section. The school may 1334 issue notes to evidence such borrowing. The proceeds of the 1335 notes shall be used only for the purposes for which the 1336 anticipated receipts may be lawfully expended by the school. 1337

(b) A school may also borrow money for a term not to 1338 exceed fifteen years for the purpose of acquiring facilities. 1339

(2) Except for any amount guaranteed under section 3318.50
1340
of the Revised Code, the state is not liable for debt incurred
1341
by the governing authority of a community school.
1342

(H) The department of education shall adjust the amounts 1343 subtracted and paid under division (C) of this section to 1344 reflect any enrollment of students in community schools for less 1345 than the equivalent of a full school year. The state board of 1346 education within ninety days after April 8, 2003, shall adopt in 1347 accordance with Chapter 119. of the Revised Code rules governing 1348 the payments to community schools under this section including 1349 initial payments in a school year and adjustments and reductions 1350 made in subsequent periodic payments to community schools and 1351 corresponding deductions from school district accounts as 1352 provided under division (C) of this section. For purposes of 1353 this section: 1354

(1) A student shall be considered enrolled in the1355community school for any portion of the school year the student1356

is participating at a college under Chapter 3365. of the Revised 1357 Code. 1358

(2) A student shall be considered to be enrolled in a 1359 community school for the period of time beginning on the later 1360 of the date on which the school both has received documentation 1361 of the student's enrollment from a parent and the student has 1362 commenced participation in learning opportunities as defined in 1363 the contract with the sponsor, or thirty days prior to the date 1364 on which the student is entered into the education management 1365 information system established under section 3301.0714 of the 1366 Revised Code. For purposes of applying this division and 1367 divisions (H)(3) and (4) of this section to a community school 1368 student, "learning opportunities" shall be defined in the 1369 contract, which shall describe both classroom-based and non-1370 classroom-based learning opportunities and shall be in 1371 compliance with criteria and documentation requirements for 1372 student participation which shall be established by the 1373 department. Any student's instruction time in non-classroom-1374 based learning opportunities shall be certified by an employee 1375 of the community school. A student's enrollment shall be 1376 considered to cease on the date on which any of the following 1377 occur: 1378

(a) The community school receives documentation from a 1379parent terminating enrollment of the student. 1380

(b) The community school is provided documentation of a1381student's enrollment in another public or private school.1382

(c) The community school ceases to offer learning
opportunities to the student pursuant to the terms of the
contract with the sponsor or the operation of any provision of
this chapter.

Except as otherwise specified in this paragraph, beginning 1387 in the 2011-2012 school year, any student who completed the 1388 prior school year in an internet- or computer-based community 1389 school shall be considered to be enrolled in the same school in 1390 the subsequent school year until the student's enrollment has 1391 ceased as specified in division (H)(2) of this section. The 1392 department shall continue subtracting and paying amounts for the 1393 student under division (C) of this section without interruption 1394 at the start of the subsequent school year. However, if the 1395 student without a legitimate excuse fails to participate in the 1396 first seventy-two consecutive hours of learning opportunities 1397 offered to the student in that subsequent school year, the 1398 student shall be considered not to have re-enrolled in the 1399 school for that school year and the department shall recalculate 1400 the payments to the school for that school year to account for 1401 the fact that the student is not enrolled. 1402

(3) The department shall determine each community school 1403 student's percentage of full-time equivalency based on the 1404 percentage of learning opportunities offered by the community 1405 school to that student, reported either as number of hours or 1406 number of days, is of the total learning opportunities offered 1407 by the community school to a student who attends for the 1408 school's entire school year. However, no internet- or computer-1409 based community school shall be credited for any time a student 1410 spends participating in learning opportunities beyond ten hours 1411 within any period of twenty-four consecutive hours. Whether it 1412 reports hours or days of learning opportunities, each community 1413 school shall offer not less than nine hundred twenty hours of 1414 learning opportunities during the school year. 1415

(4) With respect to the calculation of full-timeequivalency under division (H) (3) of this section, the1417

department shall waive the number of hours or days of learning 1418 opportunities not offered to a student because the community 1419 school was closed during the school year due to disease 1420 epidemic, hazardous weather conditions, law enforcement 1421 emergencies, inoperability of school buses or other equipment 1422 necessary to the school's operation, damage to a school 1423 building, or other temporary circumstances due to utility 1424 failure rendering the school building unfit for school use, so 1425 long as the school was actually open for instruction with 1426 students in attendance during that school year for not less than 1427 the minimum number of hours required by this chapter. The 1428 department shall treat the school as if it were open for 1429 instruction with students in attendance during the hours or days 1430 waived under this division. 1431

(I) The department of education shall reduce the amounts
paid under this section to reflect payments made to colleges
under section 3365.07 of the Revised Code.

(J) (1) No student shall be considered enrolled in any 1435 internet- or computer-based community school or, if applicable 1436 to the student, in any community school that is required to 1437 provide the student with a computer pursuant to division (C) of 1438 section 3314.22 of the Revised Code, unless both of the 1439 following conditions are satisfied: 1440

(a) The student possesses or has been provided with all
1441
required hardware and software materials and all such materials
1442
are operational so that the student is capable of fully
1443
participating in the learning opportunities specified in the
1444
contract between the school and the school's sponsor as required
1445
by division (A) (23) of section 3314.03 of the Revised Code;

(b) The school is in compliance with division (A) of 1447

section 3314.22 of the Revised Code, relative to such student. 1448 (2) In accordance with policies adopted by the 1449 superintendent of public instruction, in consultation with the 1450 auditor of state, the department shall reduce the amounts 1451 otherwise payable under division (C) of this section to any 1452 community school that includes in its program the provision of 1453 computer hardware and software materials to any student, if such 1454 hardware and software materials have not been delivered, 1455 installed, and activated for each such student in a timely 1456 manner or other educational materials or services have not been 1457 provided according to the contract between the individual 1458 community school and its sponsor. 1459 The superintendent of public instruction and the auditor 1460 of state shall jointly establish a method for auditing any 1461 community school to which this division pertains to ensure 1462 compliance with this section. 1463 The superintendent, auditor of state, and the governor 1464 shall jointly make recommendations to the general assembly for 1465 legislative changes that may be required to assure fiscal and 1466 1467 academic accountability for such schools.

(K) (1) If the department determines that a review of a 1468 community school's enrollment is necessary, such review shall be 1469 completed and written notice of the findings shall be provided 1470 to the governing authority of the community school and its 1471 sponsor within ninety days of the end of the community school's 1472 fiscal year, unless extended for a period not to exceed thirty 1473 additional days for one of the following reasons: 1474

(a) The department and the community school mutually agree 1475to the extension. 1476

(b) Delays in data submission caused by either a community1477school or its sponsor.1478

(2) If the review results in a finding that additional
1479
funding is owed to the school, such payment shall be made within
1480
thirty days of the written notice. If the review results in a
1481
finding that the community school owes moneys to the state, the
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following procedure shall apply:

(a) Within ten business days of the receipt of the notice
of findings, the community school may appeal the department's
1485
determination to the state board of education or its designee.

(b) The board or its designee shall conduct an informal
hearing on the matter within thirty days of receipt of such an
appeal and shall issue a decision within fifteen days of the
1489
conclusion of the hearing.

(c) If the board has enlisted a designee to conduct the
hearing, the designee shall certify its decision to the board.
The board may accept the decision of the designee or may reject
the decision of the designee and issue its own decision on the
matter.

(d) Any decision made by the board under this division is 1496 final.

(3) If it is decided that the community school owes moneys
to the state, the department shall deduct such amount from the
school's future payments in accordance with guidelines issued by
the superintendent of public instruction.

(L) The department shall not subtract from a school
district's state aid account and shall not pay to a community
school under division (C) of this section any amount for any of
the following:

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(1) Any student who has graduated from the twelfth grade 1506 of a public or nonpublic high school; 1507 (2) Any student who is not a resident of the state; 1508 (3) Any student who was enrolled in the community school 1509 during the previous school year when assessments were 1510 administered under section 3301.0711 of the Revised Code but did 1511 not take one or more of the assessments required by that section 1512 and was not excused pursuant to division (C)(1) or (3) of that 1513 section, unless the superintendent of public instruction grants 1514 the student a waiver from the requirement to take the assessment 1515 and a parent is not paying tuition for the student pursuant to 1516 section 3314.26 of the Revised Code. The superintendent may 1517 grant a waiver only for good cause in accordance with rules 1518 adopted by the state board of education. 1519 (4) Any student who has attained the age of twenty-two 1520 years, except for veterans of the armed services whose 1521 attendance was interrupted before completing the recognized 1522 twelve-year course of the public schools by reason of induction 1523 or enlistment in the armed forces and who apply for enrollment 1524 in a community school not later than four years after 1525 termination of war or their honorable discharge. If, however, 1526 any such veteran elects to enroll in special courses organized 1527 for veterans for whom tuition is paid under federal law, or 1528 otherwise, the department shall not subtract from a school 1529 district's state aid account and shall not pay to a community 1530 school under division (C) of this section any amount for that 1531 veteran. 1532

Sec. 3314.088. (A) For purposes of this section, "formula1533amount" has the same meaning as in section 3317.02 of the1534Revised Code.1535

(B) Except as provided in division (C) of this section,	1536
and subject to divisions (C)(4) and (5) of section 3314.08 of	1537
the Revised Code, in addition to the payments made under section	1538
3314.08 of the Revised Code, for each student enrolled in a	1539
community school established under this chapter, the department	1540
of education shall annually pay the school an amount equal to	1541
the sum of the following:	1542
(1) The formula amount minus the amount paid to the school	1543
for that student under division (C)(1)(a) of section 3314.08 of	1544
the Revised Code;	1545
(2) Additional state aid for special education and related	1546
services provided under Chapter 3323. of the Revised Code as	1547
<u>follows:</u>	1548
(a) If the student is a category one special education	1549
student, the amount specified in division (A) of section	1550
3317.013 of the Revised Code minus the amount paid to the school	1551
for that student under division (C)(1)(c)(i) of section 3314.08	1552
of the Revised Code;	1553
(b) If the student is a category two special education	1554
student, the amount specified in division (B) of section	1555
3317.013 of the Revised Code minus the amount paid to the school	1556
for that student under division (C)(1)(c)(ii) of section 3314.08	1557
of the Revised Code;	1558
(c) If the student is a category three special education	1559
student, the amount specified in division (C) of section	1560
3317.013 of the Revised Code minus the amount paid to the school	1561
for that student under division (C)(1)(c)(iii) of section	1562
3314.08 of the Revised Code;	1563
(d) If the student is a category four special education	1564

student, the amount specified in division (D) of section	1565
3317.013 of the Revised Code minus the amount paid to the school	1566
for that student under division (C)(1)(c)(iv) of section 3314.08	1567
of the Revised Code;	1568
	1 5 6 0
(e) If the student is a category five special education	1569
student, the amount specified in division (E) of section	1570
3317.013 of the Revised Code minus the amount paid to the school	1571
for that student under division (C)(1)(c)(v) of section 3314.08	1572
of the Revised Code;	1573
(f) If the student is a category six special education	1574
student, the amount specified in division (F) of section	1575
3317.013 of the Revised Code minus the amount paid to the school	1576
for that student under division (C)(1)(c)(vi) of section 3314.08	1577
of the Revised Code.	1578
(3) If the student is in kindergarten through third grade,	1579
an additional amount equal to the following:	1580
<u> \$193 - (\$193 X the state share index of the student's </u>	1581
resident district)	1582
(4) Limited English proficiency funds as follows:	1583
(a) If the student is a category one limited English	1584
proficient student, the amount specified in division (A) of	1585
section 3317.016 of the Revised Code minus the amount paid to	1586
the school for that student under division (C)(1)(f)(i) of	1587
section 3314.08 of the Revised Code;	1588
(b) If the student is a category two limited English	1589
proficient student, the amount specified in division (B) of	1590
section 3317.016 of the Revised Code minus the amount paid to	1591
the school for that student under division (C)(1)(f)(ii) of	1592
section 3314.08 of the Revised Code;	1593

(c) If the student is a category three limited English	1594
proficient student, the amount specified in division (C) of	1595
section 3317.016 of the Revised Code minus the amount paid to	1596
the school for that student under division (C)(1)(f)(iii) of	1597
section 3314.08 of the Revised Code.	1598
(5) If the student is reported under division (B)(2)(d) of	1599
section 3314.08 of the Revised Code, career-technical education	1600
	1601
<u>funds as follows:</u>	TOOT
(a) If the student is a category one career-technical	1602
education student, the amount specified in division (A) of	1603
section 3317.014 of the Revised Code minus the amount paid to	1604
the school for that student under division (C)(1)(g)(i) of	1605
section 3314.08 of the Revised Code;	1606
(b) If the student is a category two career-technical	1607
education student, the amount specified in division (B) of	1608
section 3317.014 of the Revised Code minus the amount paid to	1609
the school for that student under division (C) (1) (g) (ii) of	1610
section 3314.08 of the Revised Code;	1611
section 3314.06 of the Revised Code;	TOTT
(c) If the student is a category three career-technical	1612
education student, the amount specified in division (C) of	1613
section 3317.014 of the Revised Code minus the amount paid to	1614
the school for that student under division (C)(1)(g)(iii) of	1615
section 3314.08 of the Revised Code;	1616
(d) If the student is a category four career-technical	1617
education student, the amount specified in division (D) of	1618
section 3317.014 of the Revised Code minus the amount paid to	1619
the school for that student under division (C)(1)(g)(iv) of	1620
section 3314.08 of the Revised Code;	1621
(e) If the student is a category five career-technical	1622

education student, the amount specified in division (E) of	
education student, the amount specified in division (E) of	1623
section 3317.014 of the Revised Code minus the amount paid to	1624
the school for that student under division (C)(1)(g)(v) of	1625
section 3314.08 of the Revised Code;	1626
(f) If the student is a category six career-technical	1627
education student, the amount specified in division (F) of	1628
section 3317.014 of the Revised Code minus the amount paid to	1629
the school for that student under division (C)(1)(g)(vi) of	1630
section 3314.08 of the Revised Code.	1631
(C) When making payments for students enrolled in an	1632
internet- or computer-based community school under this section,	1633
the department shall make the payments described only in	1634
divisions (B)(1), (2), and (5) of this section.	1635
No payments shall be made for a student enrolled in such	1636
school under divisions (B)(3) and (4) of this section.	1637
Sec. 3326.31. As used in sections 3326.31 to 3326.50 of	1638
the Revised Code:	1639
the Revised Code: (A)(1) "Category one career-technical education student"	1639 1640
(A)(1) "Category one career-technical education student"	1640
(A)(1) "Category one career-technical education student" means a student who is receiving the career-technical education	1640 1641
(A)(1) "Category one career-technical education student" means a student who is receiving the career-technical education services described in division (A) of section 3317.014 of the	1640 1641 1642
(A)(1) "Category one career-technical education student" means a student who is receiving the career-technical education services described in division (A) of section 3317.014 of the Revised Code.	1640 1641 1642 1643
 (A) (1) "Category one career-technical education student" means a student who is receiving the career-technical education services described in division (A) of section 3317.014 of the Revised Code. (2) "Category two career-technical student" means a 	1640 1641 1642 1643 1644
 (A) (1) "Category one career-technical education student" means a student who is receiving the career-technical education services described in division (A) of section 3317.014 of the Revised Code. (2) "Category two career-technical student" means a student who is receiving the career-technical education services 	1640 1641 1642 1643 1644 1645
 (A) (1) "Category one career-technical education student" means a student who is receiving the career-technical education services described in division (A) of section 3317.014 of the Revised Code. (2) "Category two career-technical student" means a student who is receiving the career-technical education services described in division (B) of section 3317.014 of the Revised 	1640 1641 1642 1643 1644 1645 1646
 (A) (1) "Category one career-technical education student" means a student who is receiving the career-technical education services described in division (A) of section 3317.014 of the Revised Code. (2) "Category two career-technical student" means a student who is receiving the career-technical education services described in division (B) of section 3317.014 of the Revised Code. 	1640 1641 1642 1643 1644 1645 1646 1647
 (A) (1) "Category one career-technical education student" means a student who is receiving the career-technical education services described in division (A) of section 3317.014 of the Revised Code. (2) "Category two career-technical student" means a student who is receiving the career-technical education services described in division (B) of section 3317.014 of the Revised Code. (3) "Category three career-technical student" means a 	1640 1641 1642 1643 1644 1645 1646 1647 1648
 (A) (1) "Category one career-technical education student" means a student who is receiving the career-technical education services described in division (A) of section 3317.014 of the Revised Code. (2) "Category two career-technical student" means a student who is receiving the career-technical education services described in division (B) of section 3317.014 of the Revised Code. (3) "Category three career-technical student" means a student who is receiving the career-technical student means a student who is receiving the career-technical student means a 	1640 1641 1642 1643 1644 1645 1646 1647 1648 1649

student who is receiving the career-technical education services 1653 described in division (D) of section 3317.014 of the Revised 1654 Code. 1655 (5) "Category five career-technical education student" 1656 means a student who is receiving the career-technical education 1657 services described in division (E) of section 3317.014 of the 1658 Revised Code. 1659 (B)(1) "Category one limited English proficient student" 1660 means a limited English proficient student described in division 1661 (A) of section 3317.016 of the Revised Code. 1662 (2) "Category two limited English proficient student" 1663 means a limited English proficient student described in division 1664 (B) of section 3317.016 of the Revised Code. 1665 (3) "Category three limited English proficient student" 1666 means a limited English proficient student described in division 1667 (C) of section 3317.016 of the Revised Code. 1668 (C)(1) "Category one special education student" means a 1669 student who is receiving special education services for a 1670 disability specified in division (A) of section 3317.013 of the 1671 Revised Code. 1672 (2) "Category two special education student" means a 1673 student who is receiving special education services for a 1674 disability specified in division (B) of section 3317.013 of the 1675 Revised Code. 1676 (3) "Category three special education student" means a 1677 student who is receiving special education services for a 1678 disability specified in division (C) of section 3317.013 of the 1679 Revised Code. 1680

(4) "Category four career-technical student" means a

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(4) "Category four special education student" means a	1681
student who is receiving special education services for a	1682
disability specified in division (D) of section 3317.013 of the	1683
Revised Code.	1684
(5) "Category five special education student" means a	1685
student who is receiving special education services for a	1686
disability specified in division (E) of section 3317.013 of the	1687
Revised Code.	1688
(6) "Category six special education student" means a	1689
student who is receiving special education services for a	1690
disability specified in division (F) of section 3317.013 of the	1691
Revised Code.	1692
(D) "Formula amount" has the same meaning as in section	1693
3317.02 of the Revised Code.	1694
(E) "IEP" means an individualized education program as	1695
defined in section 3323.01 of the Revised Code.	1696
(F) "Resident district" means the school district in which	1697
a student is entitled to attend school under section 3313.64 or	1698
3313.65 of the Revised Code.	1699
(G) "State education aid" has the same meaning as in	1700
section 5751.20 of the Revised Code.	1701
(H) "State share index" has the same meaning as in section	1702
3317.02 of the Revised Code.	1703
Sec. 3326.33. For each student enrolled in a science,	1704
technology, engineering, and mathematics school established	1705
under this chapter, on a full-time equivalency basis, the	1706
department of education annually shall deduct from the state	1707
education aid of a student's resident school district and, if	1708

necessary, from the payment made to the district under sections 1709 321.24 and 323.156 of the Revised Code and pay to the school the 1710 sum of the following: 1711 (A) An opportunity grant in an amount equal to the formula 1712 amount X the state share index of the student's resident 1713 1714 district; (B) The per pupil amount of targeted assistance funds 1715 calculated under division (A) of section 3317.0217 of the 1716 Revised Code for the student's resident district, as determined 1717 by the department, X 0.25; 1718 (C) Additional state aid for special education and related 1719 services provided under Chapter 3323. of the Revised Code as 1720 follows: 1721 (1) If the student is a category one special education 1722 student, the amount specified in division (A) of section 1723 3317.013 of the Revised Code X the state share index of the 1724 student's resident district; 1725 (2) If the student is a category two special education 1726 student, the amount specified in division (B) of section 1727 3317.013 of the Revised Code X the state share index of the 1728 student's resident district; 1729 (3) If the student is a category three special education 1730 student, the amount specified in division (C) of section 1731 3317.013 of the Revised Code X the state share index of the 1732 student's resident district; 1733 (4) If the student is a category four special education 1734 student, the amount specified in division (D) of section 1735 3317.013 of the Revised Code X the state share index of the 1736 student's resident district; 1737

(5) If the student is a category five special education	1738
student, the amount specified in division (E) of section	1739
3317.013 of the Revised Code <u>X the state share index of the</u>	1740
student's resident district;	1741
(6) If the student is a category six special education	1742
student, the amount specified in division (F) of section	1743
3317.013 of the Revised Code X the state share index of the	1744
student's resident district.	1745
(D) If the student is in kindergarten through third grade,	1746
\$320; an additional amount equal to the following:	1747
(\$193 X the state share index of the student's resident	1748
<u>district) + \$127</u>	1749
(E) If the student is economically disadvantaged, an	1750
amount equal to the following:	1751
\$272 X the resident district's economically disadvantaged index	1752
(F) Limited English proficiency funds, as follows:	1753
(1) If the student is a category one limited English	1754
proficient student, the amount specified in division (A) of	1755
section 3317.016 of the Revised Code X the state share index of	1756
the student's resident district;	1757
(2) If the student is a category two limited English	1758
proficient student, the amount specified in division (B) of	1759
section 3317.016 of the Revised Code X the state share index of	1760
the student's resident district;	1761
(3) If the student is a category three limited English	1762
proficient student, the amount specified in division (C) of	1763
section 3317.016 of the Revised Code <u>X the state share index of</u>	1764
the student's resident district.	1765

(G) Career-technical education funds as follows: 1766 (1) If the student is a category one career-technical 1767 education student, the amount specified in division (A) of 1768 section 3317.014 of the Revised Code X the state share index of 1769 the student's resident district; 1770 (2) If the student is a category two career-technical 1771 education student, the amount specified in division (B) of 1772 section 3317.014 of the Revised Code X the state share index of 1773 the student's resident district; 1774 (3) If the student is a category three career-technical 1775 education student, the amount specified in division (C) of 1776 section 3317.014 of the Revised Code X the state share index of 1777 the student's resident district; 1778 (4) If the student is a category four career-technical 1779 education student, the amount specified in division (D) of 1780 section 3317.014 of the Revised Code X the state share index of 1781 the student's resident district; 1782 (5) If the student is a category five career-technical 1783 education student, the amount specified in division (E) of 1784 section 3317.014 of the Revised Code X the state share index of 1785 the student's resident district. 1786 Deduction and payment of funds under division (G) of this 1787 section is subject to approval under section 3317.161 of the 1788 Revised Code. 1789 Sec. 3326.39. (A) In any fiscal year, a STEM school 1790 receiving funds under division (G) of section 3326.33 and 1791 division (E) of section 3326.42 of the Revised Code shall spend 1792 those funds only for the purposes that the department designates 1793 as approved for career-technical education expenses. Career-1794

technical educational education expenses approved by the 1795 department shall include only expenses connected to the delivery 1796 of career-technical programming to career-technical students. 1797 The department shall require the school to report data annually 1798 so that the department may monitor the school's compliance with 1799 the requirements regarding the manner in which funding received 1800 under division (G) of section 3326.33 and division (E) of 1801 section 3326.42 of the Revised Code may be spent. 1802 (B) All funds received under division (G) of section 1803 3326.33 and division (E) of section 3326.42 of the Revised Code 1804 shall be spent in the following manner: 1805 (1) At least seventy-five per cent of the funds shall be 1806 spent on curriculum development, purchase, and implementation; 1807 instructional resources and supplies; industry-based program 1808 certification; student assessment, credentialing, and placement; 1809 curriculum specific equipment purchases and leases; career-1810 technical student organization fees and expenses; home and 1811 agency linkages; work-based learning experiences; professional 1812 development; and other costs directly associated with career-1813 technical education programs including development of new 1814 1815 programs. (2) Not more than twenty-five per cent of the funds shall 1816 be used for personnel expenditures. 1817 Sec. 3326.42. In addition to the payments made under 1818 section 3326.33 of the Revised Code, for each student enrolled 1819 in a science, technology, engineering, and mathematics school 1820 established under this chapter, the department of education 1821 shall annually pay the school an amount equal to the sum of the 1822 following: 1823

(A) The formula amount minus the amount paid to the school 1824 for that student under division (A) of section 3326.33 of the 1825 Revised Code; 1826 (B) Additional state aid for special education and related 1827 services provided under Chapter 3323. of the Revised Code as 1828 follows: 1829 1830 (1) If the student is a category one special education student, the amount specified in division (A) of section 1831 3317.013 of the Revised Code minus the amount paid to the school 1832 for that student under division (C)(1) of section 3326.33 of the 1833 Revised Code; 1834 (2) If the student is a category two special education 1835 student, the amount specified in division (B) of section 1836 3317.013 of the Revised Code minus the amount paid to the school 1837 for that student under division (C)(2) of section 3326.33 of the 1838 Revised Code; 1839 (3) If the student is a category three special education 1840 student, the amount specified in division (C) of section 1841 3317.013 of the Revised Code minus the amount paid to the school 1842 for that student under division (C)(3) of section 3326.33 of the 1843 Revised Code; 1844 (4) If the student is a category four special education 1845 student, the amount specified in division (D) of section 1846 3317.013 of the Revised Code minus the amount paid to the school 1847 for that student under division (C)(4) of section 3326.33 of the 1848 1849 Revised Code; (5) If the student is a category five special education 1850 student, the amount specified in division (E) of section 1851

3317.013 of the Revised Code minus the amount paid to the school 1852

for that student under division (C)(5) of section 3326.33 of the	1853
Revised Code;	1854
(6) If the student is a category six special education	1855
student, the amount specified in division (F) of section	1856
3317.013 of the Revised Code minus the amount paid to the school	1857
for that student under division (C)(6) of section 3326.33 of the	1858
Revised Code.	1859
(C) If the student is in kindergarten through third grade,	1860
an additional amount equal to the following:	1861
<u> \$193 - (\$193 X the state share index of the student's</u>	1862
resident district)	1863
(D) Limited English proficiency funds as follows:	1864
(1) If the student is a category one limited English	1865
proficient student, the amount specified in division (A) of	1866
section 3317.016 of the Revised Code minus the amount paid to	1867
the school for that student under division (F)(1) of section	1868
3326.33 of the Revised Code;	1869
(2) If the student is a category two limited English	1870
proficient student, the amount specified in division (B) of	1871
section 3317.016 of the Revised Code minus the amount paid to	1872
the school for that student under division (F)(2) of section	1873
3326.33 of the Revised Code;	1874
(3) If the student is a category three limited English	1875
proficient student, the amount specified in division (C) of	1876
section 3317.016 of the Revised Code minus the amount paid to	1877
the school for that student under division (F)(3) of section	1878
3326.33 of the Revised Code.	1879
(E) Career-technical education funds as follows:	1880

(1) If the student is a category one career-technical	1881
education student, the amount specified in division (A) of	1882
section 3317.014 of the Revised Code minus the amount paid to	1883
the school for that student under division (G)(1) of section	1884
3326.33 of the Revised Code;	1885
(2) If the student is a category two career-technical	1886
education student, the amount specified in division (B) of	1887
section 3317.014 of the Revised Code minus the amount paid to	1888
the school for that student under division (G)(2) of section	1889
3326.33 of the Revised Code;	1890
(3) If the student is a category three career-technical	1891
education student, the amount specified in division (C) of	1892
section 3317.014 of the Revised Code minus the amount paid to	1893
the school for that student under division (G)(3) of section	1894
3326.33 of the Revised Code;	1895
(4) If the student is a category four career-technical	1896
education student, the amount specified in division (D) of	1897
section 3317.014 of the Revised Code minus the amount paid to	1898
the school for that student under division (G)(4) of section	1899
3326.33 of the Revised Code;	1900
(5) If the student is a category five career-technical	1901
education student, the amount specified in division (E) of	1902
section 3317.014 of the Revised Code minus the amount paid to	1903
the school for that student under division (G)(5) of section	1904
	1904
3326.33 of the Revised Code;	1904
	1905
(6) If the student is a category six career-technical	1905 1906
(6) If the student is a category six career-technical education student, the amount specified in division (F) of	1905 1906 1907
(6) If the student is a category six career-technical	1905 1906

3326.33 of the Revised Code.

 Section 2. That existing sections 3313.64, 3313.98,
 1911

 3313.981, 3314.08, 3326.31, 3326.33, and 3326.39 of the Revised
 1912

 Code are hereby repealed.
 1913

Section 3. Sections 1 and 2 of this act shall take effect 1914 on the later of July 1, 2020, or the effective date of this 1915 section. If those sections take effect after July 1, 2020, the 1916 Department of Education shall reconcile all payments for fiscal 1917 year 2021 made prior to that effective date under Chapter 3317. 1918 and sections 3313.981, 3314.08, and 3326.33 of the Revised Code 1919 and under any provision of law enacted by the general assembly 1920 that provides temporary transitional aid for that fiscal year or 1921 established a funding limitation for that fiscal year to ensure 1922 that those payments are equal to the amounts that would have 1923 been paid if the provisions of this act had taken effect on July 1924 1, 2020. 1925

Section 4. Section 3314.08 of the Revised Code is 1926 presented in this act as a composite of the section as amended 1927 by both Sub. H.B. 87 and Am. Sub. S.B. 216 of the 132nd General 1928 Assembly. The General Assembly, applying the principle stated in 1929 division (B) of section 1.52 of the Revised Code that amendments 1930 are to be harmonized if reasonably capable of simultaneous 1931 operation, finds that the composite is the resulting version of 1932 the section in effect prior to the effective date of the section 1933 as presented in this act. 1934

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