As Reported by the House Education Committee

124th General Assembly Regular Session 2001-2002

Sub. H. B. No. 364

REPRESENTATIVES Husted, Clancy, Calvert, Raga, DeWine, Seitz, Setzer, White, Goodman, Gilb, Faber, Webster, Schaffer, Brinkman, Flowers, Callender, Schmidt, Williams, Grendell, Young, Widowfield, Schneider, Wolpert, Blasdel, Allen, Reidelbach

A BILL

То	amend sections 3313.375, 3313.534, 3314.011,	1
	3314.013, 3314.02, 3314.03, 3314.06, 3314.07,	2
	3314.072, 3314.08, 3314.09, 3314.091, 3314.11,	3
	3314.13, 3317.03, 3318.38, 3318.50, 3327.01,	4
	3327.02, 3365.08, and 4117.101; to amend, for the	5
	purpose of adopting a new section number as	6
	indicated in parentheses, section 3314.011	7
	(3314.16); to enact sections 3314.015, 3314.022,	8
	3314.023, 3314.024, 3314.041, 3314.073, 3314.074,	9
	3314.081, 3314.111, 3314.17, 3314.30, 3314.31, and	10
	3318.53; to repeal section 3314.021 of the Revised	11
	Code; and to amend Section 44.05 of Am. Sub. H.B.	12
	94 of the 124th General Assembly to expand the	13
	sponsorship and area of the state in which	14
	community schools may be established, to establish	15
	the Community School Classroom Facilities	16
	Assistance Program, to establish the Community	17
	School Revolving Loan Fund, to make changes in the	18
	oversight and management of community schools, and	19
	to make other changes in the community school law,	20
	and to add a representative from the Auditor of	21
	State's Office to the Alternative Education	22

Advisory Council.

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

Section 1. That sections 3313.375, 3313.534, 3314.011, 24 3314.013, 3314.02, 3314.03, 3314.06, 3314.07, 3314.072, 3314.08, 25 3314.09, 3314.091, 3314.11, 3314.13, 3317.03, 3318.38, 3318.50, 26 3327.01, 3327.02, 3365.08, and 4117.101 be amended; section 27 3314.011 (3314.16) be amended for the purpose of adopting a new 28 section number as indicated in parentheses; and sections 3314.015, 29 3314.022, 3314.023, 3314.024, 3314.041, 3314.073, 3314.074, 30 3314.081, 3314.111, 3314.17, 3314.30, 3314.31, and 3318.53 of the 31 Revised Code be enacted to read as follows: 32

Sec. 3313.375. The board of education of a city, local, exempted village, or joint vocational school district or, the governing board of an educational service center, or the governing authority of a community school may enter into a lease-purchase agreement providing for construction; enlarging or other improvement, furnishing, and equipping; lease; and eventual acquisition of a building or improvements to a building for any school district or, educational service center, or community school purpose. The agreement shall provide for a lease for a series of one-year renewable lease terms totaling not more than thirty years. The agreement shall provide that at the end of the series of lease terms provided for in the agreement the title to the leased property shall be vested in the school district or educational service center, if all obligations of the school district or, educational service center, or community school provided for in the agreement have been satisfied. The agreement may, in addition to the rental payments, require the school district or, educational service center, or community school to pay the lessor a lump-sum amount as a condition of obtaining title

As used in this section, "big eight school district" means a

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 4
school district that for fiscal year 1997 had both of the	83
following:	84
(A) A percentage of children residing in the district and	85
participating in the predecessor of Ohio works first greater than	86
thirty per cent, as reported pursuant to section 3317.10 of the	87
Revised Code;	88
(B) An average daily membership greater than twelve thousand,	89
as reported pursuant to former division (A) of section 3317.03 of	90
the Revised Code.	91
Sec. 3314.013. (A)(1) Until July 1, 2000, no more than	92
seventy-five contracts between start-up schools and the state	93
board of education may be in effect outside the pilot project area	94
at any time under this chapter.	95
(2) After July 1, 2000, and until July 1, 2001, no more than	96
one hundred twenty-five contracts between start-up schools and the	97
state board of education may be in effect outside the pilot	98
project area at any time under this chapter.	99
(3) For two years after the effective date of this amendment,	100
no more than two hundred twenty-five contracts between start-up	101
schools and all sponsors combined may be in effect under this	102
<pre>chapter.</pre>	103
(B) Within twenty-four hours of a request by any person, the	104
superintendent of public instruction shall indicate the number of	105
preliminary agreements for state board-sponsored start-up schools	106
currently outstanding and the number of contracts for these	107
schools in effect at the time of the request.	108
(C) It is the intent of the general assembly to consider	109
whether to provide limitations on the number of start-up community	110
schools after July 1, 2001, following its examination of the	111
results of the studies by the legislative office of education	112

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 5
oversight required under section Section 50.39 of Am. Sub. H.B.	113
No. 215 of the 122nd general assembly and section Section 50.52.2	114
of Am. Sub. H.B. No. 215 of the 122nd general assembly, as amended	115
by Am. Sub. H.B. No. 770 of the 122nd general assembly.	116
Sec. 3314.015. (A) The department of education shall be	117
responsible for the oversight of sponsors of the community schools	118
established under this chapter and shall provide technical	119
assistance to schools and sponsors in their compliance with	120
applicable laws and the terms of the contracts entered into under	121
section 3314.03 of the Revised Code and in the development and	122
start-up activities of those schools. In carrying out its duties	123
under this section, the department shall do all of the following:	124
(1) In providing technical assistance to proposing parties,	125
governing authorities, and sponsors, conduct training sessions and	126
distribute informational materials;	127
(2) Approve entities to be sponsors of community schools and	128
monitor the effectiveness of those sponsors in their oversight of	129
the schools with which they have contracted;	130
(3) By December thirty-first of each year, issue a report to	131
the governor, the speaker of the house of representatives, the	132
president of the senate, and the chairpersons of the house and	133
senate committees principally responsible for education matters	134
regarding the effectiveness of academic programs, operations, and	135
legal compliance and of the financial condition of all community	136
schools established under this chapter;	137
(4) From time to time, make legislative recommendations to	138
the general assembly designed to enhance the operation and	139
performance of community schools.	140
(B) No entity listed in division (C)(1) of section 3314.02 of	141
the Revised Code shall enter into a preliminary agreement under	142

division (C)(2) of section 3314.02 of the Revised Code until it has received approval from the department of education to sponsor community schools under this chapter and has entered into a written agreement with the department regarding the manner in which the entity will conduct such sponsorship. The department shall adopt in accordance with Chapter 119. of the Revised Code rules containing criteria, procedures, and deadlines for processing applications for such approval, for oversight of sponsors, for revocation of the approval of sponsors, and for entering into written agreements with sponsors. The rules shall require an entity to submit evidence of the entity's ability and willingness to comply with the provisions of division (D) of section 3314.03 of the Revised Code.

An entity that is approved to sponsor community schools may enter into any number of preliminary agreements and sponsor any number of schools, provided each school and the contract for sponsorship meets the requirements of this chapter.

(C) If at any time the state board of education finds that a sponsor is not in compliance or is no longer willing to comply with its contract with any community school or with the department's rules for sponsorship, the state board or designee shall conduct a hearing in accordance with Chapter 119. of the Revised Code on that matter. If after the hearing, the state board or designee has confirmed the original finding, the state board or designee shall revoke the sponsor's approval to sponsor community schools and shall assume the sponsorship of any schools with which the sponsor has contracted until the earlier of the expiration of two school years or until a new sponsor as described in division (C)(1) of section 3314.02 of the Revised Code is secured by the school's governing authority. The department may extend the term of the contract in the case of a school for which it has assumed sponsorship under this division as necessary to accommodate the

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 7
term of the department's authorization to sponsor the school	175
specified in this division.	176
(D) The decision of the department to disapprove an entity	177
for sponsorship of a community school or to revoke approval for	178
such sponsorship, as provided in division (C) of this section, may	179
be appealed by the entity in accordance with section 119.12 of the	180
Revised Code.	181
(E) In carrying out its duties under this chapter, the	182
department shall not impose requirements on community schools or	183
their sponsors that are not permitted by law or duly adopted	184
rules.	185
Sec. 3314.02. (A) As used in this chapter:	186
(1) "Sponsor" means a public <u>an</u> entity listed in division	187
(C)(1) of this section, which has been approved by the department	188
of education to sponsor community schools and with which the	189
governing authority of the proposed community school enters into a	190
contract pursuant to this section.	191
(2) "Pilot project area" means the school districts included	192
in the territory of the former community school pilot project	193
established by former Section 50.52 of Am. Sub. H.B. No. 215 of	194
the 122nd general assembly.	195
(3) "Challenged school district" means any of the following:	196
(a) A school district that is part of the pilot project area;	197
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(b) A school district that is in a state of academic	199
emergency under section 3302.03 of the Revised Code;	200
(c) A big eight school district;	201
(d) An urban school district.	202
(4) "Big eight school district" means a school district that	203

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 9
enter into a contract in accordance with section 3314.03 of the	235
Revised Code and division (C) of this section.	236
(C)(1) Any person or group of individuals may propose under	237
this division the establishment of a new start-up school to be	238
located in a challenged any school district. The proposal may be	239
made to any of the following public entities:	240
(a) The board of education of the district in which the	241
school is proposed to be located;	242
(b) The board of education of any joint vocational school	243
district with territory in the county in which is located the	244
majority of the territory of the district in which the school is	245
proposed to be located;	246
(c) The board of education of any other city, local, or	247
exempted village school district having territory in the same	248
county where the district in which the school is proposed to be	249
located has the major portion of its territory;	250
(d) The state board of education;	251
(e) If the school is proposed to be located in the pilot	252
project area, the governing board of the any educational service	253
center serving the county containing the majority of the territory	254
of the pilot project area;	255
(f) If the school is proposed to be located in the pilot	256
project area, a sponsoring authority designated by the board of	257
trustees of a state university located in the pilot project area,	258
or the board of trustees itself (e) Any qualified tax-exempt	259
entity under section 501(c)(3) of the Internal Revenue Code that	260
has been in operation for at least five years prior to applying to	261
be a community school sponsor or has assets of at least five	262
hundred thousand dollars.	263
The public Any entity described in this division may enter	264

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 10
into a preliminary agreement pursuant to division (C)(2) of this	265
section with the proposing person or group.	266
(2) A preliminary agreement indicates the intention of $\frac{1}{2}$	267
public an entity described in division (C)(1) of this section to	268
sponsor the community school. A proposing person or group that has	269
such a preliminary agreement may proceed to finalize plans for the	270
school, establish a governing authority <u>as described in division</u>	271
(E) of this section for the school, and negotiate a contract with	272
the public entity. Provided the proposing person or group adheres	273
to the preliminary agreement and all provisions of this chapter,	274
the public entity shall negotiate in good faith to enter into a	275
contract in accordance with section 3314.03 of the Revised Code.	276
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(3) A new start-up school that is established in a school	278
district while that district is in a state of academic emergency	279
under section 3302.03 of the Revised Code may continue in	280
existence once the school district is no longer in a state of	281
academic emergency, provided there is a valid contract between the	282
school and a sponsor.	283
A copy of every preliminary agreement entered into under this	284
division shall be filed with the superintendent of public	285
instruction.	286
(D) A majority vote of the board of a sponsoring school	287
district board entity and a majority vote of the members of the	288
governing authority of a community school shall be required to	289
adopt a contract and convert the public school to a community	290
school or establish the new start-up school. An unlimited number	291
of community schools may be established in any school district	292
provided that a contract is entered into for each community school	293
pursuant to this chapter.	294
(E) Each new start-up community school established under this	295
chapter shall be under the direction of a governing authority	296

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 11
which shall consist of a board of not less than five individuals	297
who are not owners or employees of any for-profit firm that	298
operates or manages a school for the governing authority.	299
No person shall serve on the governing authority or operate	300
the community school under contract with the governing authority	301
so long as the person owes the state any money or is in a dispute	302
over whether the person owes the state any money concerning the	303
operation of a community school that has closed.	304
Sec. 3314.022. The governing authority of any community	305
school established under this chapter may contract with the	306
governing authority of another community school, the board of	307
education of a school district, the governing board of an	308
educational service center, a county MR/DD board, or the	309
administrative authority of a nonpublic school for provision of	310
services for any disabled student enrolled at the school. Any	311
school district board of education or educational service center	312
governing board shall negotiate with a community school governing	313
authority that seeks to contract for the provision of services for	314
a disabled student under this section in the same manner as it	315
would with the board of education of a school district that seeks	316
to contract for such services.	317
Sec. 3314.023. In order to provide monitoring and technical	318
assistance, the sponsor of a community school shall be located or	319
have representatives located within fifty miles of the location of	320
the community school.	321
Sec. 3314.024. A management company that provides services to	322
a community school that amounts to more than twenty per cent of	323
the annual gross revenues of the school shall provide a detailed	324
accounting including the nature and costs of the services it	325
provides to the community school. This information shall be	326

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 12
included in the footnotes of the financial statements of the	327
school and be subject to audit during the course of the regular	328
financial audit of the community school.	329
Sec. 3314.03. (A) A copy of every contract entered into under	330
this section shall be filed with the superintendent of public	331
instruction.	332
(A) Each contract entered into under section 3314.02 of the	333
Revised Code between a sponsor and the governing authority of a	334
community school shall specify the following:	335
(1) That the school shall be established as a nonprofit	336
corporation established under Chapter 1702. of the Revised Code;	337
(2) The education program of the school, including the	338
school's mission, the characteristics of the students the school	339
is expected to attract, the ages and grades of students, and the	340
focus of the curriculum;	341
(3) The academic goals to be achieved and the method of	342
measurement that will be used to determine progress toward those	343
goals, which shall include the statewide achievement tests;	344
(4) Performance standards by which the success of the school	345
will be evaluated by the sponsor;	346
(5) The admission standards of section 3314.06 of the Revised	347
Code;	348
(6)(a) Dismissal procedures;	349
(b) A requirement that the governing authority adopt an	350
attendance policy that includes a procedure for automatically	351
withdrawing a student from the school if the student without a	352
legitimate excuse fails to participate in one hundred five	353
consecutive hours of the learning opportunities offered to the	354
student. Such a policy shall provide for withdrawing the student	355

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 13
by the end of the thirtieth day after the student has failed to	356
participate as required under this division.	357
(7) The ways by which the school will achieve racial and	358
ethnic balance reflective of the community it serves;	359
(8) Requirements and procedures for financial audits by the	360
auditor of state. The contract shall require financial records of	361
the school to be maintained in the same manner as are financial	362
records of school districts, pursuant to rules of the auditor of	363
state, and the audits shall be conducted in accordance with	364
section 117.10 of the Revised Code.	365
(9) The facilities to be used and their locations;	366
(10) Qualifications of teachers, including a requirement that	367
the school's classroom teachers be licensed in accordance with	368
sections 3319.22 to 3319.31 of the Revised Code, except that a	369
community school may engage noncertificated persons to teach up to	370
twelve hours per week pursuant to section 3319.301 of the Revised	371
Code;	372
(11) That the school will comply with the following	373
requirements:	374
(a) The school will provide learning opportunities to a	375
minimum of twenty-five students for a minimum of nine hundred	376
twenty hours per school year;	377
(b) The governing authority will purchase liability	378
insurance, or otherwise provide for the potential liability of the	379
school;	380
(c) The school will be nonsectarian in its programs,	381
admission policies, employment practices, and all other	382
operations, and will not be operated by a sectarian school or	383
religious institution;	384
(d) The school will comply with divisions (A), (B), and (C)	385

of section 3301.0715 and sections 9.90, 9.91, 109.65, 121.22,
149.43, 2151.358, 2151.421, 2313.18, 3301.0710, 3301.0711,
3301.0712, 3301.0714, 3313.50, 3313.643, 3313.66, 3313.661,
3313.662, 3313.67, 3313.672, 3313.673, 3313.69, 3313.71, 3313.716,
3313.80, 3313.96, 3319.321, 3319.39, 3321.01, 3327.10, 4111.17,
and 4113.52 <u>, and 5705.391</u> and Chapters 117., 1347., 2744., 3365.,
4112., 4123., 4141., and 4167. of the Revised Code as if it were a
school district and will comply with section 3301.0714 of the
Revised Code in the manner specified in section 3314.17 of the
Revised Code;

- (e) The school shall comply with Chapter 102. of the Revised Code except that nothing in that chapter shall prohibit a member of the school's governing board from also being an employee of the school and nothing in that chapter or section 2921.42 of the Revised Code shall prohibit a member of the school's governing board from having an interest in a contract into which the governing board enters that is not a contract with a for-profit firm for the operation or management of a school under the auspices of the governing authority;
- (f) The school will comply with sections 3313.61, 3313.611, and 3313.614 of the Revised Code, except that the requirement in sections 3313.61 and 3313.611 of the Revised Code that a person must successfully complete the curriculum in any high school prior to receiving a high school diploma may be met by completing the curriculum adopted by the governing authority of the community school rather than the curriculum specified in Title XXXIII of the Revised Code or any rules of the state board of education;
- (g) The school governing authority will submit an annual within four months after the end of each school year a report of its activities and progress in meeting the goals and standards of divisions (A)(3) and (4) of this section and its financial status to the sponsor, the parents of all students enrolled in the

part of an existing public school or is to be a new start-up

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 18
of such payments for oversight and monitoring of the school shall	510
not exceed three per cent of the total amount of payments for	511
operating expenses that school receives from the state.	512
(D) The contract shall specify the duties of the sponsor	513
which shall be in accordance with the written agreement entered	514
into with the department of education under division (B) of	515
section 3314.015 of the Revised Code and shall include the	516
<pre>following:</pre>	517
(1) Monitor the community school's compliance with all laws	518
applicable to the school and with the terms of the contract;	519
(2) Monitor and evaluate the academic and fiscal performance	520
and the organization and operation of the community school on at	521
<u>least an annual basis;</u>	522
(3) Report on an annual basis the results of the evaluation	523
conducted under division (D)(2) of this section to the department	524
of education and to the parents of students enrolled in the	525
<pre>community school;</pre>	526
(4) Provide technical assistance to the community school in	527
complying with laws applicable to the school and terms of the	528
<pre>contract;</pre>	529
(5) Take steps to intervene in the school's operation to	530
correct problems in the school's overall performance, declare the	531
school to be on probationary status pursuant to section 3314.073	532
of the Revised Code, suspend the operation of the school pursuant	533
to section 3314.072 of the Revised Code, or terminate the contract	534
of the school pursuant to section 3314.07 of the Revised Code as	535
determined necessary by the sponsor;	536
(6) Have in place a plan of action to be undertaken in the	537
event the community school experiences financial difficulties or	538
closes prior to the end of a school year.	539
(E) At any time during the course of the term of a contract	540

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As Reported by the House Education Committee	
(A) That except as otherwise provided in this section,	571
admission to the school shall be open to any individual age five	572
to twenty-two entitled to attend school pursuant to section	573
3313.64 or 3313.65 of the Revised Code in a school district in the	574
state.	575
(B) $\underline{(1)}$ That admission to the school may be limited to	576
students who have attained a specific grade level or are within a	577
specific age group; to students that meet a definition of	578
"at-risk," as defined in the contract; or to residents of a	579
specific geographic area within the district, as defined in the	580
contract.	581
(2) For purposes of division (B)(1) of this section,	582
"at-risk" students may include those students identified as gifted	583
students under section 3324.03 of the Revised Code.	584
(C) Whether enrollment is limited to students who reside in	585
the district in which the school is located or is open to	586
residents of other districts, as provided in the policy adopted	587
pursuant to the contract.	588
(D) That there will be no discrimination in the admission	589
of students to the school on the basis of race, creed, color,	590
handicapping condition, or sex; and that, except that the	591
governing authority may establish single-gender schools for the	592
purpose described in division (G) of this section provided	593
comparable facilities and learning opportunities are offered for	594
both boys and girls. Such comparable facilities and opportunities	595
may be offered for each sex at separate locations.	596
(2) That upon admission of any handicapped student, the	597
community school will comply with all federal and state laws	598
regarding the education of handicapped students.	599
(E) That the school may not limit admission to students on	600

the basis of intellectual ability, measures of achievement or

(E) As used in this section:

(1)	"Harm"	means	injury,	death,	or	loss	to	person	or	694
property	_									695

(2) "Tort action" means a civil action for damages for 696 injury, death, or loss to person or property other than a civil 697 action for damages for a breach of contract or another agreement 698 between persons. 699

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- Sec. 3314.072. The provisions of this section are enacted to promote the public health, safety, and welfare by establishing procedures under which the governing authorities of community schools established under this chapter will be held accountable for their compliance with the terms of the contracts they enter into with their school's sponsors and the law relating to the school's operation. Suspension of the operation of a school imposed under this section is intended to encourage the governing authority's compliance with the terms of the school's contract and the law and is not intended to be an alteration of the terms of that contract.
- (A) If a sponsor of a community school established under this chapter suspends the operation of that school pursuant to procedures set forth in this section, the governing authority shall not operate that school while the suspension is in effect. Any such suspension shall remain in effect until the sponsor notifies the governing authority that it is no longer in effect. The contract of a school of which operation is suspended under this section also may be subject to termination or nonrenewal under section 3314.07 of the Revised Code.
- (B) If at any time the sponsor of a community school established under this chapter determines that conditions at the school do not comply with a health and safety standard established by law for school buildings, the sponsor shall immediately suspend the operation of the school pursuant to procedures set forth in

- division (D) of this section. <u>If the sponsor fails to take action</u> to suspend the operation of a school to which this division applies, the department of education may take such action.
- (C)(1) For any of the reasons prescribed in division (B)(1)(a) to (d) of section 3314.07 of the Revised Code, the sponsor of a community school established under this chapter may suspend the operation of the school only if it first issues to the governing authority notice of the sponsor's intent to suspend the operation of the contract. Such notice shall explain the reasons for the sponsor's intent to suspend operation of the contract and shall provide the school's governing authority with five business days to submit to the sponsor a proposal to remedy the conditions cited as reasons for the suspension.
- (2) The sponsor shall promptly review any proposed remedy timely submitted by the governing authority and either approve or disapprove the remedy. If the sponsor disapproves the remedy proposed by the governing authority, if the governing authority fails to submit a proposed remedy in the manner prescribed by the sponsor, or if the governing authority fails to implement the remedy as approved by the sponsor, the sponsor may suspend operation of the school pursuant to procedures set forth in division (D) of this section.
- (D)(1) If division (B) of this section applies or if the sponsor of a community school established under this chapter decides to suspend the operation of a school as permitted in division (C)(2) of this section, the sponsor shall promptly send written notice to the governing authority stating that the operation of the school is immediately suspended, and explaining the specific reasons for the suspension. The notice shall state that the governing authority has five business days to submit a proposed remedy to the conditions cited as reasons for the suspension or face potential contract termination.

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(2) Upon receipt of the notice of suspension prescribed under division (D)(1) of this section, the governing authority shall immediately notify the employees of the school and the parents of the students enrolled in the school of the suspension and the reasons therefore, and shall cease all school operations on the next business day.

Sec. 3314.073. (A) In lieu of termination of a contract or suspension of the operation of a school as provided for in section 3314.07 and 3314.072 of the Revised Code, respectively, after consultation with the governing authority of a community school under its sponsorship, if a sponsor finds that any of the conditions prescribed in division (B)(1) of section 3314.07 of the Revised Code apply to the school, the sponsor may declare in written notice to the governing authority that the school is in a probationary status which shall not extend beyond the end of the current school year. The notice shall specify the conditions that warrant probationary status. The sponsor may declare a school to be in such status only if it has received from the governing authority reasonable assurances to the satisfaction of the sponsor that the governing authority can and will take actions necessary to remedy the conditions that have warranted such probationary status as specified by the sponsor.

(B) The sponsor shall monitor the actions taken by the governing authority to remedy the conditions that have warranted probationary status as specified by the sponsor and may take over the operation of the school as provided in the contract or may take steps to terminate the contract with the governing authority or to suspend operation of the school if the sponsor at any time finds that the governing authority is no longer able or willing to remedy those conditions to the satisfaction of the sponsor.

chapter permanently closes and ceases its operation as a community	788		
school, the assets of that school shall be distributed first to			
private creditors, employees of the school, and the retirement	790		
funds of employees of the school who are owed compensation and	791		
then any remaining funds shall be paid to the state treasury to	792		
the credit of the general revenue fund.	793		
Sec. 3314.08. (A) As used in this section:	794		
(1) "Base formula amount" means the amount specified as such	795		
in a community school's financial plan for a school year pursuant	796		
to division (A)(15) of section 3314.03 of the Revised Code.	797		
(2) "Cost-of-doing-business factor" has the same meaning as	798		
in section 3317.02 of the Revised Code.	799		
(3) "IEP" means an individualized education program as	800		
defined in section 3323.01 of the Revised Code.	801		
(4) "71	000		
(4) "Applicable special education weight" means the multiple	802 803		
specified in section 3317.013 of the Revised Code for a handicap described in that section.			
described in that section.	804		
(5) "Applicable vocational education weight" means:	805		
(a) For a student enrolled in vocational education programs	806		
or classes described in division (A) of section 3317.014 of the	807		
Revised Code, the multiple specified in that division;	808		
(b) For a student enrolled in vocational education programs	809		
or classes described in division (B) of section 3317.014 of the	810		
Revised Code, the multiple specified in that division.	811		
(6) "Entitled to attend school" means entitled to attend	812		
school in a district under section 3313.64 or 3313.65 of the	813		
Revised Code.			
nevibed code.	814		

(7) A community school student is "included in the DPIA

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 29
established under this chapter to annually report all of the	847 848
following:	040
(a) The number of students enrolled in grades one through	849
twelve and the number of students enrolled in kindergarten in the	850
school who are not receiving special education and related	851
services pursuant to an IEP;	852
(b) The number of enrolled students in grades one through	853
twelve and the number of enrolled students in kindergarten, who	854
are receiving special education and related services pursuant to	855
an IEP;	856
(c) The number of students reported under division (B)(2)(b)	857
of this section receiving special education and related services	858
pursuant to an IEP for a handicap described in each of divisions	859
(A) to (F) of section 3317.013 of the Revised Code;	860
(d) The full-time equivalent number of students reported	861
under divisions (B)(2)(a) and (b) of this section who are enrolled	862
in vocational education programs or classes described in each of	863
divisions (A) and (B) of section 3317.014 of the Revised Code that	864
are provided by the community school;	865
(e) The number of enrolled preschool handicapped students	866
receiving special education services in a state-funded unit;	867
(f) The community school's base formula amount;	868
(g) For each student, the city, exempted village, or local	869
school district in which the student is entitled to attend school;	870
(h) Any DPIA reduction factor that applies to a school year.	871
(C) From the payments made to a city, exempted village, or	872
local school district under Chapter 3317. of the Revised Code and,	873
if necessary, sections 321.14 and 323.156 of the Revised Code, the	874
department of education shall annually subtract all of the	875
following:	876

- (1) An amount equal to the sum of the amounts obtained when, for each community school where the district's students are enrolled, the number of the district's students reported under divisions (B)(2)(a) and (b) of this section who are enrolled in grades one through twelve, and one-half the number of students reported under those divisions who are enrolled in kindergarten, in that community school is multiplied by the base formula amount of that community school as adjusted by the school district's cost-of-doing-business factor.
- (2) The sum of the amounts calculated under divisions (C)(2)(a) and (b) of this section:
- (a) For each of the district's students reported under division (B)(2)(c) of this section as enrolled in a community school in grades one through twelve and receiving special education and related services pursuant to an IEP for a handicap described in section 3317.013 of the Revised Code, the product of the applicable special education weight times the community school's base formula amount;
- (b) For each of the district's students reported under division (B)(2)(c) of this section as enrolled in kindergarten in a community school and receiving special education and related services pursuant to an IEP for a handicap described in section 3317.013 of the Revised Code, one-half of the amount calculated as prescribed in division (C)(2)(a) of this section.
- (3) For each of the district's students reported under division (B)(2)(d) of this section for whom payment is made under division (D)(4) of this section, the amount of that payment;
- (4) An amount equal to the sum of the amounts obtained when, 904 for each community school where the district's students are 905 enrolled, the number of the district's students enrolled in that 906 community school who are included in the district's DPIA student 907

count is multiplied by the per pupil amount of disadvantaged pupil
impact aid the school district receives that year pursuant to
division (B) or (C) of section 3317.029 of the Revised Code, as
adjusted by any DPIA reduction factor of that community school. If
the district receives disadvantaged pupil impact aid under
division (B) of that section, the per pupil amount of that aid is
the quotient of the amount the district received under that
division divided by the district's DPIA student count, as defined
in that section. If the district receives disadvantaged pupil
impact aid under division (C) of section 3317.029 of the Revised
Code, the per pupil amount of that aid is the per pupil dollar
amount prescribed for the district in division (C)(1) or (2) of
that section.

- (5) An amount equal to the sum of the amounts obtained when, for each community school where the district's students are enrolled, the district's per pupil amount of aid received under division (E) of section 3317.029 of the Revised Code, as adjusted by any DPIA reduction factor of the community school, is multiplied by the sum of the following:
- (a) The number of the district's students reported under division (B)(2)(a) of this section who are enrolled in grades one to three in that community school and who are not receiving special education and related services pursuant to an IEP;
- (b) One-half of the district's students who are enrolled in all-day or any other kindergarten class in that community school and who are not receiving special education and related services pursuant to an IEP;
- (c) One-half of the district's students who are enrolled in all-day kindergarten in that community school and who are not receiving special education and related services pursuant to an IEP.

Page 32

As Reported by the House Education Committee	
The district's per pupil amount of aid under division (E) of	939
section 3317.029 of the Revised Code is the quotient of the amount	940
the district received under that division divided by the	941
district's kindergarten through third grade ADM, as defined in	942
that section.	943
(D) The department shall annually pay to a community school	944
established under this chapter all of the following:	945
(1) An amount equal to the sum of the amounts obtained when	946
the number of students enrolled in grades one through twelve, plus	947
one-half of the kindergarten students in the school, reported	948
under divisions $(B)(2)(a)$ and (b) of this section who are not	949
receiving special education and related services pursuant to an	950
IEP for a handicap described in section 3317.013 of the Revised	951
Code is multiplied by the community school's base formula amount,	952
as adjusted by the cost-of-doing-business factor of the school	953
district in which the student is entitled to attend school;	954
(2) The greater of the following:	955
(a) The aggregate amount that the department paid to the	956
community school in fiscal year 1999 for students receiving	957
special education and related services pursuant to IEPs, excluding	958
federal funds and state disadvantaged pupil impact aid funds;	959
(b) The sum of the amounts calculated under divisions	960
(D)(2)(b)(i) and (ii) of this section:	961
(i) For each student reported under division (B)(2)(c) of	962
this section as enrolled in the school in grades one through	963
twelve and receiving special education and related services	964
pursuant to an IEP for a handicap described in section 3317.013 of	965
the Revised Code, the following amount:	966
(the community school's base formula amount	967
X the cost-of-doing-business factor	968
of the district where the student	969

is entitled to attend school) +	970
(the applicable special education weight X	971
the community school's base formula amount);	972

Page 33

- (ii) For each student reported under division (B)(2)(c) of this section as enrolled in kindergarten and receiving special education and related services pursuant to an IEP for a handicap described in section 3317.013 of the Revised Code, one-half of the amount calculated under the formula prescribed in division (D)(2)(b)(i) of this section.
- (3) An amount received from federal funds to provide special education and related services to students in the community school, as determined by the superintendent of public instruction.
- (4) For each student reported under division (B)(2)(d) of this section as enrolled in vocational education programs or classes that are described in section 3317.014 of the Revised Code, are provided by the community school, and are comparable as determined by the superintendent of public instruction to school district vocational education programs and classes eligible for state weighted funding under section 3317.014 of the Revised Code, an amount equal to the applicable vocational education weight times the community school's base formula amount times the percentage of time the student spends in the vocational education programs or classes.
- (5) An amount equal to the sum of the amounts obtained when, for each school district where the community school's students are entitled to attend school, the number of that district's students enrolled in the community school who are included in the district's DPIA student count is multiplied by the per pupil amount of disadvantaged pupil impact aid that school district receives that year pursuant to division (B) or (C) of section 3317.029 of the Revised Code, as adjusted by any DPIA reduction factor of the community school. The per pupil amount of aid shall

be determined as described in division (C)(4) of this section.

- (6) An amount equal to the sum of the amounts obtained when, 1003 for each school district where the community school's students are 1004 entitled to attend school, the district's per pupil amount of aid 1005 received under division (E) of section 3317.029 of the Revised 1006 Code, as adjusted by any DPIA reduction factor of the community 1007 school, is multiplied by the sum of the following: 1008
- (a) The number of the district's students reported under 1009 division (B)(2)(a) of this section who are enrolled in grades one 1010 to three in that community school and who are not receiving 1011 special education and related services pursuant to an IEP; 1012
- (b) One-half of the district's students who are enrolled in 1013 all-day or any other kindergarten class in that community school 1014 and who are not receiving special education and related services 1015 pursuant to an IEP;
- (c) One-half of the district's students who are enrolled in 1017 all-day kindergarten in that community school and who are not 1018 receiving special education and related services pursuant to an 1019 IEP.

The district's per pupil amount of aid under division (E) of 1021 section 3317.029 of the Revised Code shall be determined as 1022 described in division (C)(5) of this section. 1023

(E)(1) If a community school's costs for a fiscal year for a 1024 student receiving special education and related services pursuant 1025 to an IEP for a handicap described in divisions (B) to (F) of 1026 section 3317.013 of the Revised Code exceed the threshold 1027 catastrophic cost for serving the student as specified in division 1028 (C)(3)(b) of section 3317.022 of the Revised Code, the school may 1029 submit to the superintendent of public instruction documentation, 1030 as prescribed by the superintendent, of all its costs for that 1031 student. Upon submission of documentation for a student of the 1032

(H) A community school may not levy taxes or issue bonds

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to the school.

the list by the community school, the department shall report to

All Reported by the Frederic Committee	
the state department of education the number of students on the	1096
list who reside in each school district who were included in the	1097
department's report under section 3317.10 of the Revised Code. In	1098
complying with this division, the department of job and family	1099
services shall not report to the state department of education any	1100
personally identifiable information on any student.	1101
(L) The department of education shall adjust the amounts	1102
subtracted and paid under divisions (C) and (D) of this section to	1103
reflect any enrollment of students in community schools for less	1104
than the equivalent of a full school year. The state board of	1105
education within ninety days after the effective date of this	1106
amendment shall adopt in accordance with Chapter 119. of the	1107
Revised Code rules governing the payments to community schools	1108
under this section including initial payments in a school year and	1109
adjustments and reductions made in subsequent periodic payments to	1110
community schools and corresponding deductions from school	1111
district accounts as provided under divisions (C) and (D) of this	1112
<pre>section. For purposes of this section, a:</pre>	1113
(1) A student shall be considered enrolled in the community	1114
school for any portion of the school year the student is	1115
participating at a college under Chapter 3365. of the Revised	1116
Code.	1117
(2) A student shall be considered to be enrolled in a	1118
community school during a school year for the period of time	1119
between the date on which the school both has received	1120
documentation of the student's enrollment from a parent and has	1121
commenced participation in learning opportunities as defined in	1122
the contract with the sponsor. For purposes of applying this	1123
division to a community school student, "learning opportunities"	1124
shall be defined in the contract, which shall describe both	1125
classroom-based and non-classroom-based learning opportunities and	1126

shall be in compliance with criteria and documentation

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 39
As reported by the nouse Education Committee	
other educational materials or services have not been provided	1159
according to the contract between the individual community school	1160
and its sponsor.	1161
The superintendent of public instruction, and the auditor of	1162
state, shall jointly establish a method for auditing any community	1163
school to which this division pertains to ensure compliance with	1164
this section.	1165
The superintendent, auditor of state, and the governor shall	1166
jointly make recommendations to the general assembly for	1167
legislative changes that may be required to assure fiscal and	1168
academic accountability for such internet or computer-based	1169
schools.	1170
(0)(1) If the department determines that a review of a	1171
community school's enrollment is necessary, such review shall be	1172
completed and written notice of the findings shall be provided to	1173
the governing authority of the community school and its sponsor	1174
within ninety days of the end of the community school's fiscal	1175
year, unless extended for a period not to exceed thirty additional	1176
days for one of the following reasons:	1177
(a) The department and the community school mutually agree to	1178
the extension.	1179
(b) Delays in data submission caused by either a community	1180
school or its sponsor.	1181
(2) If the review results in a finding that additional	1182
funding is owed to the school, such payment shall be made within	1183
thirty days of the written notice. If the review results in a	1184
finding that the community school owes moneys to the state, the	1185
following procedure shall apply:	1186
(a) Within ten business days of the receipt of the notice of	1187
findings, the community school may appeal the department's	1188
determination to the state board of education or its designee.	1189

distance from the school, for students to have their

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Sub. H. B. No. 364 As Reported by the House Education Committee	Page 42
transportation provided or arranged.	1251
(3) The transportation provided by the community school is	1252
subject to all provisions of the Revised Code and all rules	1253
adopted under the Revised Code pertaining to pupil transportation.	1254
(4) The sponsor of the community school also has signed the	1255
agreement.	1256
(B)(1) A community school governing board authority that	1257
enters into an agreement to provide transportation under this	1258
section shall provide or arrange transportation free of any charge	1259
for each of its enrolled students in grades kindergarten through	1260
eight who live more than two miles from the school, except that	1261
the governing board may make a payment in lieu of providing	1262
transportation to the parent, guardian, or person in charge of the	1263
student at the same rate as specified for a school district board	1264
in division (C) of section 3314.09 of the Revised Code if the	1265
drive time measured by the vehicle specified by the school for	1266
transporting the students from the student's residence to the	1267
school is more than thirty minutes eligible for transportation as	1268
specified in section 3327.01 of the Revised Code. The	1269
The governing board authority may provide or arrange	1270
transportation for any other enrolled student who is not eligible	1271
for transportation and may charge a fee for such service up to the	1272
actual cost of the service. The governing board may request the	1273
payment specified under division (C) of this section for any	1274
student it transports, for whom it arranges transportation, or for	1275
whom it makes a payment in lieu of providing transportation if the	1276
student lives more than one mile from the community school or is	1277
disabled and the individual education program requires	1278
transportation.	1279
(2) Notwithstanding anything to the contrary in division	1280
(B)(1) of this section, a community school governing board	1281

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authority shall provide or arrange transportation free of any 1282 charge for any disabled student enrolled in the school for whom 1283 the student's individualized education program developed under 1284 Chapter 3323. of the Revised Code specifies transportation. 1285

(C)(1) If a school district board and a community school 1286 governing authority elect to enter into an agreement under this 1287 section, the department of education annually shall pay the 1288 community school the amount specified in division (C)(2) of this 1289 section for each of the enrolled students for whom the school's 1290 governing authority provides or arranges transportation to and 1291 from school. The department shall deduct the payment from the 1292 state payment under Chapter 3317. and, if necessary, sections 1293 321.14 and 323.156 of the Revised Code that is otherwise paid to 1294 the school district in which the student enrolled in the community 1295 school resides. The department shall include the number of the 1296 district's native students for whom payment is made to a community 1297 school under this division in the calculation of the district's 1298 transportation payment under division (D) of section 3317.022 of 1299 the Revised Code. 1300

A community school shall be paid under this division only for students who live more than one mile from the school are eligible as specified in section 3327.01 of the Revised Code or who are disabled and whose individualized education program requires transportation and whose transportation to and from school is actually provided or arranged or for whom a payment in lieu of transportation is made by the community school's governing authority. To qualify for the payments, the community school shall report to the department, in the form and manner required by the department, data on the number of students transported or whose transportation is arranged, the number of miles traveled, cost to transport, and any other information requested by the department.

A community school shall use payments received under this
division solely to pay the costs of providing or arranging for the
transportation of students who live more than one mile from the
school are eligible as specified in section 3327.01 of the Revised
Code or who are disabled and whose individualized education
program requires transportation, which may include payments to a
parent, guardian, or other person in charge of a child in lieu of
transportation.

- (2) The payment to a community school governing authority under this section for each student who lives more than one mile from the school or who is disabled and whose individualized education program requires transportation and for whom the school actually provides or arranges transportation or makes a payment in lieu of providing transportation, eligible students shall be made according to the following schedule:
- (a) In fiscal year 2002, four-hundred fifty dollars per 1329
 student; 1330
- (b) In fiscal year 2003 and every fiscal year thereafter, the amount specified in division (C)(2)(a) of this section multiplied by the negative or positive percentage of change reported in the consumer price index (all urban consumers, transportation) by the bureau of labor statistics of the United States department of labor from the beginning of the calendar year that ended just prior to the beginning of the fiscal year to the end of that calendar year terms of the agreement entered into under this section.
- (D) Except when arranged through payment to a parent, guardian, or person in charge of a child, transportation provided or arranged for by a community school pursuant to an agreement under this section is subject to all provisions of the Revised Code, and all rules adopted under the Revised Code, pertaining to the construction, design, equipment, and operation of school buses

Sec. 3314.13. (A) As used in this section:

As reported by the riouse Education Committee	
(1) "All-day kindergarten" has the same meaning as in section	1376
3317.029 of the Revised Code.	1377
(2) "Formula amount" has the same meaning as in section	1378
3317.02 of the Revised Code.	1379
(B) The department of education annually shall pay each	1380
community school established under this chapter one-half of the	1381
formula amount for each student to whom both of the following	1382
apply:	1383
(1) The student is entitled to attend school under section	1384
3313.64 or 3313.65 of the Revised Code in a school district that	1385
is eligible to receive a payment under division (D) of section	1386
3317.029 of the Revised Code if it provides all-day kindergarten;	1387
(2) The student is reported by the community school under	1388
division (B)(3) of section 3314.08 of the Revised Code as enrolled	1389
in all-day kindergarten at the community school.	1390
(C) If a student for whom payment is made under division (B)	1391
of this section is entitled to attend school in a district that	1392
receives any payment for all-day kindergarten under division (D)	1393
of section 3317.029 of the Revised Code, the department shall	1394
deduct the payment to the community school under this section from	1395
the amount paid that school district under that division. If that	1396
school district does not receive payment for all-day kindergarten	1397
under that division because it does not provide all-day	1398
kindergarten, the department shall pay the community school from	1399
state funds appropriated generally for disadvantaged pupil impact	1400
aid.	1401
(D) The department shall adjust the amounts deducted from	1402
school districts and paid to community schools under this section	1403
to reflect any enrollments of students in all-day kindergarten in	1404
community schools for less than the equivalent of a full school	1405

year.

Sub. H. B. No. 364 As Reported by the House Education Committee

Sec. 3314.011 3314.16. Every community school established	1407
under this chapter shall have a designated fiscal officer. The	1408
auditor of state may require by rule that the fiscal officer of	1409
any community school, before entering upon duties as fiscal	1410
officer of the school, execute a bond in an amount and with surety	1411
to be approved by the governing authority of the school, payable	1412
to the state, conditioned for the faithful performance of all the	1413
official duties required of the fiscal officer. Any such bond	1414
shall be deposited with the governing authority of the school, and	1415
a copy thereof, certified by the governing authority, shall be	1416
filed with the county auditor.	1417
The fiscal officer designated under this section shall be	1418
licensed under section 3301.074 of the Revised Code or shall	1419
complete not less than sixteen hours of continuing education	1420
classes, courses, or workshops in the area of school accounting as	1421
approved by the sponsor of the community school.	1422
Sec. 3314.17. (A) Each community school established under	1423
this chapter shall participate in the statewide education	1424
management information system established under section 3301.0714	1425
of the Revised Code. All provisions of that section and the rules	1426
adopted under that section apply to each community school as if it	1427
were a school district, except as modified for community schools	1428
under division (B) of this section.	1429
(B) The rules adopted by the state board of education under	1430
section 3301.0714 of the Revised Code may distinguish methods and	1431
timelines for community schools to annually report data, which	1432
methods and timelines differ from those prescribed for school	1433
districts. Any methods and timelines prescribed for community	1434
schools shall be appropriate to the academic schedule and	1435
financing of community schools. The guidelines, however, shall not	1436
modify the actual data required to be reported under that section.	1437

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 49
or the sponsor of any start-up community school upon approval of	1469
the loan by the superintendent of public instruction. Moneys	1470
loaned from the fund shall be used only to pay the costs	1471
associated with any provision of the school's contract. A start-up	1472
community school may receive more than one loan from the fund;	1473
however, no school shall receive a cumulative loan amount	1474
throughout the term of the school's contract that is greater than	1475
two hundred fifty thousand dollars.	1476
(D) The superintendent of public instruction may consider all	1477
of the following when determining whether to approve a loan from	1478
the fund created in division (A) of this section:	1479
(1) Soundness of the school's business plan;	1480
(2) Availability of other sources of funding for the school;	1481
	1482
(3) Geographic distribution of other such loans;	1483
(4) Impact of receipt of the loan on a school's ability to	1484
secure other public and private funding;	1485
(5) Plans for the creative use of the loan amounts to create	1486
further financing, such as loan guarantees or other types of	1487
<pre>credit enhancements;</pre>	1488
(6) Financial needs of the community school.	1489
(E) The superintendent of public instruction shall give	1490
priority for loans under this section to newly established	1491
community schools to pay start-up costs.	1492
(F) The rate of interest charged on any loan under this	1493
section shall be the rate that would be applicable to the same	1494
money if invested in the Ohio subdivision's fund created in	1495
section 135.45 of the Revised Code as of the date the loan is	1496
disbursed to the community school.	1497
(G) Commencing in the first fiscal year that next succeeds	1498

section.

As reported by the flouse Education Committee	
(A) The superintendent of each city and exempted village	1530
school district and of each educational service center shall, for	1531
the schools under the superintendent's supervision, certify to the	1532
state board of education on or before the fifteenth day of October	1533
in each year for the first full school week in October the formula	1534
ADM, which shall consist of the average daily membership during	1535
such week of the sum of the following:	1536
(1) On an FTE basis, the number of students in grades	1537
kindergarten through twelve receiving any educational services	1538
from the district, except that the following categories of	1539
students shall not be included in the determination:	1540
(a) Students enrolled in adult education classes;	1541
(b) Adjacent or other district students enrolled in the	1542
district under an open enrollment policy pursuant to section	1543
3313.98 of the Revised Code;	1544
(c) Students receiving services in the district pursuant to a	1545
compact, cooperative education agreement, or a contract, but who	1546
are entitled to attend school in another district pursuant to	1547
section 3313.64 or 3313.65 of the Revised Code;	1548
(d) Students for whom tuition is payable pursuant to sections	1549
3317.081 and 3323.141 of the Revised Code.	1550
(2) On an FTE basis, the number of students entitled to	1551
attend school in the district pursuant to section 3313.64 or	1552
3313.65 of the Revised Code, but receiving educational services in	1553
grades kindergarten through twelve from one or more of the	1554
following entities:	1555
(a) A community school pursuant to Chapter 3314. of the	1556
Revised Code, including any participation in a college pursuant to	1557
Chapter 3365. of the Revised Code while enrolled in such community	1558
school;	1559

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As Reported by the House Education Committee	
(b) An alternative school pursuant to sections 3313.974 to	1560
3313.979 of the Revised Code as described in division (I)(2)(a) or	1561
(b) of this section;	1562
(c) A college pursuant to Chapter 3365. of the Revised Code,	1563
except when the student is enrolled in the college while also	1564
enrolled in a community school pursuant to Chapter 3314. of the	1565
Revised Code;	1566
(d) An adjacent or other school district under an open	1567
enrollment policy adopted pursuant to section 3313.98 of the	1568
Revised Code;	1569
(e) An educational service center or cooperative education	1570
district;	1571
(f) Another school district under a cooperative education	1572
agreement, compact, or contract.	1573
(3) One-fourth of the number of students enrolled in a joint	1574
vocational school district or under a vocational education	1
	1575
compact, excluding any students entitled to attend school in the	1575
compact, excluding any students entitled to attend school in the	1576
compact, excluding any students entitled to attend school in the district under section 3313.64 or 3313.65 of the Revised Code who	1576 1577
compact, excluding any students entitled to attend school in the district under section 3313.64 or 3313.65 of the Revised Code who are enrolled in another school district through an open enrollment	1576 1577 1578
compact, excluding any students entitled to attend school in the district under section 3313.64 or 3313.65 of the Revised Code who are enrolled in another school district through an open enrollment policy as reported under division (A)(2)(d) of this section and	1576 1577 1578 1579
compact, excluding any students entitled to attend school in the district under section 3313.64 or 3313.65 of the Revised Code who are enrolled in another school district through an open enrollment policy as reported under division (A)(2)(d) of this section and then enroll in a joint vocational school district or under a	1576 1577 1578 1579 1580
compact, excluding any students entitled to attend school in the district under section 3313.64 or 3313.65 of the Revised Code who are enrolled in another school district through an open enrollment policy as reported under division (A)(2)(d) of this section and then enroll in a joint vocational school district or under a vocational education compact;	1576 1577 1578 1579 1580 1581
compact, excluding any students entitled to attend school in the district under section 3313.64 or 3313.65 of the Revised Code who are enrolled in another school district through an open enrollment policy as reported under division (A)(2)(d) of this section and then enroll in a joint vocational school district or under a vocational education compact; (4) The number of handicapped children, other than	1576 1577 1578 1579 1580 1581
compact, excluding any students entitled to attend school in the district under section 3313.64 or 3313.65 of the Revised Code who are enrolled in another school district through an open enrollment policy as reported under division (A)(2)(d) of this section and then enroll in a joint vocational school district or under a vocational education compact; (4) The number of handicapped children, other than handicapped preschool children, entitled to attend school in the	1576 1577 1578 1579 1580 1581 1582 1583
compact, excluding any students entitled to attend school in the district under section 3313.64 or 3313.65 of the Revised Code who are enrolled in another school district through an open enrollment policy as reported under division (A)(2)(d) of this section and then enroll in a joint vocational school district or under a vocational education compact; (4) The number of handicapped children, other than handicapped preschool children, entitled to attend school in the district pursuant to section 3313.64 or 3313.65 of the Revised	1576 1577 1578 1579 1580 1581 1582 1583
compact, excluding any students entitled to attend school in the district under section 3313.64 or 3313.65 of the Revised Code who are enrolled in another school district through an open enrollment policy as reported under division (A)(2)(d) of this section and then enroll in a joint vocational school district or under a vocational education compact; (4) The number of handicapped children, other than handicapped preschool children, entitled to attend school in the district pursuant to section 3313.64 or 3313.65 of the Revised Code who are placed with a county MR/DD board, minus the number of	1576 1577 1578 1579 1580 1581 1582 1583 1584 1585
compact, excluding any students entitled to attend school in the district under section 3313.64 or 3313.65 of the Revised Code who are enrolled in another school district through an open enrollment policy as reported under division (A)(2)(d) of this section and then enroll in a joint vocational school district or under a vocational education compact; (4) The number of handicapped children, other than handicapped preschool children, entitled to attend school in the district pursuant to section 3313.64 or 3313.65 of the Revised Code who are placed with a county MR/DD board, minus the number of such children placed with a county MR/DD board in fiscal year	1576 1577 1578 1579 1580 1581 1582 1583 1584 1585

needed to complete the calculation of payments pursuant to this

district under division (A), divisions (B)(1) to (12), or division

 $\frac{(1)}{(a)}$ A child with a handicap described in section 3317.013

(D) of this section, except as follows:

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(c) Students receiving services in the district pursuant to a	1746
compact, cooperative education agreement, or a contract, but who	1747
are entitled to attend school in a city, local, or exempted	1748
village school district whose territory is not part of the	1749
territory of the joint vocational district;	1750
(d) Students for whom tuition is payable pursuant to sections	1751
3317.081 and 3323.141 of the Revised Code.	1752
(2) To enable the department of education to obtain the data	1753
needed to complete the calculation of payments pursuant to this	1754
chapter, in addition to the formula ADM, each superintendent shall	1755
report separately the average daily membership included in the	1756
report under division (D)(1) of this section for each of the	1757
following categories of students:	1758
(a) Students enrolled in each grade included in the joint	1759
vocational district schools;	1760
(b) Handicapped children receiving special education services	1761
for the category one handicap described in division (A) of section	1762
3317.013 of the Revised Code;	1763
(c) Handicapped children receiving special education services	1764
for the category two handicaps described in division (B) of	1765
section 3317.013 of the Revised Code;	1766
(d) Handicapped children receiving special education services	1767
for category three handicaps described in division (C) of section	1768
3317.013 of the Revised Code;	1769
(e) Handicapped children receiving special education services	1770
for category four handicaps described in division (D) of section	1771
3317.013 of the Revised Code;	1772
(f) Handicapped children receiving special education services	1773
for the category five handicap described in division (E) of	1774
section 3317 013 of the Revised Code:	1775

- (g) Handicapped children receiving special education services 1776 for category six handicaps described in division (F) of section 1777 3317.013 of the Revised Code; 1778
- (h) Students receiving category one vocational education 1779
 services, described in division (A) of section 3317.014 of the 1780
 Revised Code; 1781
- (i) Students receiving category two vocational education 1782 services, described in division (B) of section 3317.014 of the 1783 Revised Code.

The superintendent of each joint vocational school district shall also indicate the city, local, or exempted village school district in which each joint vocational district pupil is entitled to attend school pursuant to section 3313.64 or 3313.65 of the Revised Code.

- (E) In each school of each city, local, exempted village, joint vocational, and cooperative education school district there shall be maintained a record of school membership, which record shall accurately show, for each day the school is in session, the actual membership enrolled in regular day classes. For the purpose of determining average daily membership, the membership figure of any school shall not include any pupils except those pupils described by division (A) of this section. The record of membership for each school shall be maintained in such manner that no pupil shall be counted as in membership prior to the actual date of entry in the school and also in such manner that where for any cause a pupil permanently withdraws from the school that pupil shall not be counted as in membership from and after the date of such withdrawal. There shall not be included in the membership of any school any of the following:
- (1) Any pupil who has graduated from the twelfth grade of a public high school;

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- (2) Any pupil who is not a resident of the state; 1807
- (3) Any pupil who was enrolled in the schools of the district 1808 during the previous school year when tests were administered under 1809 section 3301.0711 of the Revised Code but did not take one or more 1810 of the tests required by that section and was not excused pursuant 1811 to division (C)(1) of that section; 1812
- (4) Any pupil who has attained the age of twenty-two years, 1813 except for veterans of the armed services whose attendance was 1814 interrupted before completing the recognized twelve-year course of 1815 the public schools by reason of induction or enlistment in the 1816 armed forces and who apply for reenrollment in the public school 1817 system of their residence not later than four years after 1818 termination of war or their honorable discharge.
- If, however, any veteran described by division (E)(4) of this
 section elects to enroll in special courses organized for veterans
 for whom tuition is paid under the provisions of federal laws, or
 otherwise, that veteran shall not be included in average daily
 membership.
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Notwithstanding division (E)(3) of this section, the 1825 membership of any school may include a pupil who did not take a 1826 test required by section 3301.0711 of the Revised Code if the 1827 superintendent of public instruction grants a waiver from the 1828 requirement to take the test to the specific pupil. The 1829 superintendent may grant such a waiver only for good cause in 1830 accordance with rules adopted by the state board of education. 1831

Except as provided in division divisions (B)(2) and (F) of this section, the average daily membership figure of any local, city, exempted village, or joint vocational school district shall be determined by dividing the figure representing the sum of the number of pupils enrolled during each day the school of attendance is actually open for instruction during the first full school week

in October by the total number of days the school was actually

open for instruction during that week. For purposes of state

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funding, "enrolled" persons are only those pupils who are

attending school, those who have attended school during the

current school year and are absent for authorized reasons, and

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those handicapped children currently receiving home instruction.

The average daily membership figure of any cooperative 1844 education school district shall be determined in accordance with 1845 rules adopted by the state board of education. 1846

- (F)(1) If the formula ADM for the first full school week in 1847 February is at least three per cent greater than that certified 1848 for the first full school week in the preceding October, the 1849 superintendent of schools of any city, exempted village, or joint 1850 vocational school district or educational service center shall 1851 certify such increase to the superintendent of public instruction. 1852 Such certification shall be submitted no later than the fifteenth 1853 day of February. For the balance of the fiscal year, beginning 1854 with the February payments, the superintendent of public 1855 instruction shall use the increased formula ADM in calculating or 1856 recalculating the amounts to be allocated in accordance with 1857 section 3317.022 or 3317.16 of the Revised Code. In no event shall 1858 the superintendent use an increased membership certified to the 1859 superintendent after the fifteenth day of February. 1860
- (2) If on the first school day of April the total number of 1861 classes or units for handicapped preschool children that are 1862 eligible for approval under division (B) of section 3317.05 of the 1863 Revised Code exceeds the number of units that have been approved 1864 for the year under that division, the superintendent of schools of 1865 any city, exempted village, or cooperative education school 1866 district or educational service center shall make the 1867 certifications required by this section for that day. If the state 1868 board of education determines additional units can be approved for 1869

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the fiscal year within any limitations set forth in the acts	1870
appropriating moneys for the funding of such units, the board	1871
shall approve additional units for the fiscal year on the basis of	1872
such average daily membership. For each unit so approved, the	1873
department of education shall pay an amount computed in the manner	1874
prescribed in section 3317.052 or 3317.19 and section 3317.053 of	1875
the Revised Code.	1876
the revised code.	

- (3) If a student attending a community school under Chapter 1877 3314. of the Revised Code is not included in the formula ADM 1878 certified for the first full school week of October for the school 1879 district in which the student is entitled to attend school under 1880 section 3313.64 or 3313.65 of the Revised Code, the department of 1881 education shall adjust the formula ADM of that school district to 1882 include the community school student in accordance with division 1883 (C)(2) of this section, and shall recalculate the school 1884 district's payments under this chapter for the entire fiscal year 1885 on the basis of that adjusted formula ADM. This requirement 1886 applies regardless of whether the student was enrolled, as defined 1887 in division (E) of this section, in the community school during 1888 the first full school week in October. 1889
- (G)(1)(a) The superintendent of an institution operating a special education program pursuant to section 3323.091 of the Revised Code shall, for the programs under such superintendent's supervision, certify to the state board of education the average daily membership of all handicapped children in classes or programs approved annually by the state board of education, in the manner prescribed by the superintendent of public instruction.
- (b) The superintendent of an institution with vocational 1897 education units approved under division (A) of section 3317.05 of 1898 the Revised Code shall, for the units under the superintendent's 1899 supervision, certify to the state board of education the average 1900 daily membership in those units, in the manner prescribed by the 1901

- (H) Except as provided in division (I) of this section, when 1933 any city, local, or exempted village school district provides 1934 instruction for a nonresident pupil whose attendance is 1935 unauthorized attendance as defined in section 3327.06 of the 1936 Revised Code, that pupil's membership shall not be included in 1937 that district's membership figure used in the calculation of that 1938 district's formula ADM or included in the determination of any 1939 unit approved for the district under section 3317.05 of the 1940 Revised Code. The reporting official shall report separately the 1941 average daily membership of all pupils whose attendance in the 1942 district is unauthorized attendance, and the membership of each 1943 such pupil shall be credited to the school district in which the 1944 pupil is entitled to attend school under division (B) of section 1945 3313.64 or section 3313.65 of the Revised Code as determined by 1946 the department of education. 1947
- (I)(1) A city, local, exempted village, or joint vocational 1948 school district admitting a scholarship student of a pilot project 1949 district pursuant to division (C) of section 3313.976 of the 1950 Revised Code may count such student in its average daily 1951 membership.
- (2) In any year for which funds are appropriated for pilot 1953 project scholarship programs, a school district implementing a 1954 state-sponsored pilot project scholarship program that year 1955 pursuant to sections 3313.974 through 3313.979 of the Revised Code 1956 may count in average daily membership: 1957
- (a) All children residing in the district and utilizing a 1958 scholarship to attend kindergarten in any alternative school, as 1959 defined in section 3313.974 of the Revised Code; 1960
- (b) All children who were enrolled in the district in the 1961 preceding year who are utilizing a scholarship to attend any such 1962 alternative school.

- (J) The superintendent of each cooperative education school 1964 district shall certify to the superintendent of public 1965 instruction, in a manner prescribed by the state board of 1966 education, the applicable average daily memberships for all 1967 students in the cooperative education district, also indicating 1968 the city, local, or exempted village district where each pupil is 1969 entitled to attend school under section 3313.64 or 3313.65 of the 1970 Revised Code. 1971
- Sec. 3318.38. (A) As used in this section, "big-eight school 1972 district" has the same meaning as in section 3314.02 3313.534 of 1973 the Revised Code.
- (B) There is hereby established the accelerated urban school 1975 building assistance program. Under the program, notwithstanding 1976 section 3318.02 of the Revised Code, any big-eight school district 1977 that has not been approved to receive assistance under sections 1978 3318.01 to 3318.20 of the Revised Code by July 1, 2002, may 1979 beginning on that date apply for approval of and be approved for 1980 such assistance. Except as otherwise provided in this section, any 1981 project approved and undertaken pursuant to this section shall 1982 comply with all provisions of sections 3318.01 to 3318.20 of the 1983 Revised Code. 1984

The Ohio school facilities commission shall provide 1985 assistance to any big-eight school district eligible for 1986 assistance under this section in the following manner: 1987

(1) Notwithstanding section 3318.02 of the Revised Code:

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- (a) Not later than June 30, 2002, the commission shall 1989 conduct an on-site visit and shall assess the classroom facilities 1990 needs of each big-eight school district eligible for assistance 1991 under this section;
 - (b) Beginning July 1, 2002, any big-eight school district

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- eligible for assistance under this section may apply to the

 commission for conditional approval of its project as determined

 by the assessment conducted under division (B)(1)(a) of this

 section. The commission may conditionally approve that project and

 submit it to the controlling board for approval pursuant to

 section 3318.04 of the Revised Code.
- (2) If the controlling board approves the project of a big-eight school district eligible for assistance under this section, the commission and the school district shall enter into an agreement as prescribed in section 3318.08 of the Revised Code. Any agreement executed pursuant to this division shall include any applicable segmentation provisions as approved by the commission under division (B)(3) of this section.
- (3) Notwithstanding any provision to the contrary in sections 2007 3318.05, 3318.06, and 3318.08 of the Revised Code, a big-eight 2008 school district eligible for assistance under this section may 2009 with the approval of the commission opt to divide the project as 2010 approved under division (B)(1)(b) of this section into discrete 2011 segments to be completed sequentially. Any project divided into 2012 segments shall comply with all other provisions of sections 2013 3318.05, 3318.06, and 3318.08 of the Revised Code except as 2014 otherwise specified in this division. 2015

If a project is divided into segments under this division:

- (a) The school district need raise only the amount equal to 2017 its proportionate share, as determined under section 3318.032 of 2018 the Revised Code, of each segment at any one time and may seek 2019 voter approval of each segment separately; 2020
- (b) The state's proportionate share, as determined under 2021 section 3318.032 of the Revised Code, of only the segment which 2022 has been approved by the school district electors or for which the 2023 district has applied a local donated contribution under section 2024

- 2025 3318.084 of the Revised Code shall be encumbered at any one time. 2026 Encumbrance of additional amounts to cover the state's 2027 proportionate share of later segments shall be approved separately 2028 as they are approved by the school district electors or as the 2029 district applies a local donated contribution to the segments 2030 under section 3318.084 of the Revised Code. If the state's share 2031 of any one segment exceeds twenty-five million dollars, 2032 encumbrance of that share is subject to the provisions of section 2033 3318.11 of the Revised Code.
- (c) If it is necessary to levy the additional tax for 2034 maintenance under division (B) of section 3318.05 of the Revised 2035 Code with respect to any segment of the project, the district may 2036 utilize the provisions of section 3318.061 of the Revised Code to 2037 ensure that the maintenance tax extends for twenty-three years 2038 after the last segment of the project is undertaken. 2039
- Sec. 3318.50. (A) As used in this section and in section 2040 3318.52 of the Revised Code: 2041
- (1) "Start-up community school" means a "new start-up school" 2042

 as that term is defined in division (A) of section 3314.02 of the 2043

 Revised Code.
- (2) "Classroom, "classroom facilities" has the same meaning
 as in section 3318.01 means buildings, land, grounds, equipment,
 and furnishings used by a community school in furtherance of its
 mission and contract entered into by the school's governing
 authority under Chapter 3314. of the Revised Code.

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- (B) There is hereby established the community school 2050 classroom facilities loan guarantee program. Under the program, 2051 the Ohio school facilities commission may guarantee for up to 2052 fifteen years up to eighty-five per cent of the sum of the 2053 principal and interest on a loan made to the governing authority 2054 of a start-up community school established under Chapter 3314. of 2055

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 69
reasonable chance of recovering any payments made by the state in	2087
the event of a default on any such loan.	2088
Sec. 3318.53. There is hereby established the community	2089
school classroom facilities support program. Under the program, in	2090
any fiscal year that the general assembly appropriates moneys	2091
specifically for such purpose, the Ohio school facilities	2092
commission shall pay a stipend to each start-up community school	2093
then currently chartered under Chapter 3314. of the Revised Code.	2094
The stipend to each school shall be an amount equal to four	2095
hundred fifty dollars times the number of students served by the	2096
school in the year that the stipend is paid. The governing	2097
authority of each community school may use the moneys paid under	2098
this section to help defray any rental or loan payments the	2099
authority makes for classroom facilities used by the community	2100
school.	2101
Sec. 3327.01. Notwithstanding division (D) of section 3311.19	2102
and division (D) of section 3311.52 of the Revised Code, this	2103
section and sections 3327.011 and, 3327.012, and 3327.02 of the	2104
Revised Code do not apply to any joint vocational or cooperative	2105
education school district.	2106
In all city, local, and exempted village school districts	2107
where resident school pupils in grades kindergarten through eight	2108
live more than two miles from the school for which the state board	2109
of education prescribes minimum standards pursuant to division (D)	2110
of section 3301.07 of the Revised Code and to which they are	2111
assigned by the board of education of the district of residence or	2112
to and from the nonpublic or community school which they attend	2113
the board of education shall provide transportation for such	2114
pupils to and from such school except when, in the judgment of	2115
such board, confirmed by the state board of education, such	2116
transportation is unnecessary or unreasonable as provided in	2117

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 73
the particular case by, the local board for each day of actual may	2211
offer payment in lieu of transportation as provided in this	2212
section.	2213
The teachers in charge of such children shall keep an	2214
accurate account of the days the children are transported to and	2215
from school. A failure of a parent or guardian to arrange to have	2216
his child transported to school, or his failure to have the child	2217
attend on the ground that the transportation is not supplied	2218
cannot be pleaded as an excuse for the failure of such parent or	2219
guardian to send such child to school or for the failure of the	2220
child to attend school.	2221
(C) After passing the resolution declaring the impracticality	2222
of transportation, the district board shall offer to provide	2223
payment in lieu of transportation by doing the following:	2224
	2225
(1) In accordance with guidelines established by the	2226
department of education, informing the pupil's parent, guardian,	2227
or other person in charge of the pupil of both of the following:	2228
(a) The board's resolution;	2229
(b) The right of the pupil's parent, guardian, or other	2230
person in charge of the pupil to accept the offer of payment in	2231
lieu of transportation or to reject the offer and instead request	2232
the department to initiate mediation procedures.	2233
(2) Issue the pupil's parent, guardian, or other person in	2234
charge of the pupil a contract or other form on which the parent,	2235
guardian, or other person in charge of the pupil is given the	2236
option to accept or reject the board's offer of payment in lieu of	2237
transportation.	2238
(D) If the parent, guardian, or other person in charge of the	2239
pupil accepts the offer of payment in lieu of providing	2240
transportation, the board shall pay the parent, guardian, or other	2241

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or other fees directly related to any such course.

(B) No student enrolled under this chapter in a course for

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 77
division $(C)(1)\frac{(e)(d)}{(d)}$ of section 3314.02 of the Revised Code, to	2336
enter into a contract with a community school under that chapter.	2337
However, nothing in this section shall be construed to prohibit an	2338
agreement entered into under this chapter from containing	2339
requirements and procedures governing the reassignment of teachers	2340
who are employed in a school at the time it is converted to a	2341
community school pursuant to Chapter 3314. of the Revised Code and	2342
who do not choose or are not chosen to teach in that community	2343
school.	2344
Section 2. That existing sections 3313.375, 3313.534,	2345
3314.011, 3314.013, 3314.02, 3314.03, 3314.06, 3314.07, 3314.072,	2346
3314.08, 3314.09, 3314.091, 3314.11, 3314.13, 3317.03, 3318.38,	2347
3318.50, 3327.01, 3327.02, 3365.08, and 4117.101, and section	2348
3314.021 of the Revised Code are hereby repealed.	2349
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Section 3. That Section 44.05 of Am. Sub. H.B. 94 of the	2350
124th General Assembly be amended to read as follows:	2351
"Sec. 44.05. VOCATIONAL EDUCATION MATCH	2352
The foregoing appropriation item 200-416, Vocational	2353
Education Match, shall be used by the Department of Education to	2354
provide vocational administration matching funds pursuant to 20	2355
U.S.C. 2311.	2356
TECHNICAL SYSTEMS DEVELOPMENT	2357
The foregoing appropriation item 200-420, Technical Systems	2358
Development, shall be used to support the development and	2359
implementation of information technology solutions designed to	2360
improve the performance and customer service of the Department of	2361
Education. Funds may be used for personnel, maintenance, and	2362
equipment costs related to the development and implementation of	2363
these technical system projects. Implementation of these systems	2364

shall allow the department to provide greater levels of assistance	2365
to school districts and to provide more timely information to the	2366
public, including school districts, administrators, and	2367
legislators.	2368

ALTERNATIVE EDUCATION PROGRAMS

There is hereby created the Alternative Education Advisory 2370 Council, which shall consist of one representative from each of 2371 the following agencies: the Ohio Department of Education; the 2372 Department of Youth Services; the Ohio Department of Alcohol and 2373 Drug Addiction Services; the Department of Mental Health; the 2374 Office of the Governor or, at the Governor's discretion, the 2375 Office of the Lieutenant Governor; and the Office of the Attorney 2376 General; and, beginning January 1, 2003, the Office of the Auditor 2377 of State. 2378

Of the foregoing appropriation item 200-421, Alternative 2379 Education Programs, not less than \$8,253,031 in each fiscal year 2380 shall be used for the renewal of successful implementation grants 2381 and for competitive matching grants to the 21 urban school 2382 districts as defined in division (0) of section 3317.02 of the 2383 Revised Code as it existed prior to July 1, 1998, and not less 2384 than \$8,163,031 in each fiscal year shall be used for the renewal 2385 of successful implementation of grants and for competitive 2386 matching grants to rural and suburban school districts for 2387 alternative educational programs for existing and new at-risk and 2388 delinquent youth. Programs shall be focused on youth in one or 2389 more of the following categories: those who have been expelled or 2390 suspended, those who have dropped out of school or who are at risk 2391 of dropping out of school, those who are habitually truant or 2392 disruptive, or those on probation or on parole from a Department 2393 of Youth Services facility. Grants shall be awarded according to 2394 the criteria established by the Alternative Education Advisory 2395 Council in 1999. Grants shall be awarded only to programs where 2396

Sub. H. B. No. 364 As Reported by the House Education Committee	Page 80
Education Programs, \$75,000 in each fiscal year shall be used to	2428
support the Turning Point Applied Learning Center.	2429
Of the foregoing appropriation item 200-421, Alternative	2430
Education Programs, \$15,000 in each fiscal year shall be used to	2431
support the Bucyrus After School Enrichment Program.	2432
SCHOOL MANAGEMENT ASSISTANCE	2433
Of the foregoing appropriation item 200-422, School	2434
Management Assistance, \$700,000 in fiscal year 2002 and \$400,000	2435
in fiscal year 2003 shall be used by the Auditor of State for	2436
expenses incurred in the Auditor of State's role relating to	2437
fiscal caution activities as defined in Chapter 3316. of the	2438
Revised Code. Expenses include duties related to the completion of	2439
performance audits for school districts that the Superintendent of	2440
Public Instruction determines are employing fiscal practices or	2441
experiencing budgetary conditions that could produce a state of	2442
fiscal watch or fiscal emergency.	2443
The remainder of foregoing appropriation item 200-422, School	2444
Management Assistance, shall be used by the Department of	2445
Education to provide fiscal technical assistance and inservice	2446
education for school district management personnel and to	2447
administer, monitor, and implement the fiscal watch and fiscal	2448
emergency provisions under Chapter 3316. of the Revised Code.	2449
POLICY ANALYSIS	2450
The foregoing appropriation item 200-424, Policy Analysis,	2451
shall be used by the Department of Education to support a system	2452
of administrative, statistical, and legislative education	2453
information to be used for policy analysis. Staff supported by	2454
this appropriation shall administer the development of reports,	2455
analyses, and briefings to inform education policymakers of	2456
current trends in education practice, efficient and effective use	2457
of resources, and evaluation of programs to improve education	2458

Sub. H. B. No. 364	
As Reported by the House Education Committee	

results. The database shall be kept current at all times. These research efforts shall be used to supply information and analysis of data to the General Assembly and other state policymakers, including the Office of Budget and Management and the Legislative Service Commission.

Page 81

The Department of Education may use funding from this appropriation item to purchase or contract for the development of software systems or contract for policy studies that will assist in the provision and analysis of policy-related information.

Funding from this appropriation item also may be used to monitor and enhance quality assurance for research-based policy analysis and program evaluation to enhance the effective use of education information to inform education policymakers.

TECH PREP ADMINISTRATION

The foregoing appropriation item 200-425, Tech Prep Administration, shall be used by the Department of Education to support state-level activities designed to support, promote, and expand tech prep programs. Use of these funds shall include, but not be limited to, administration of grants, program evaluation, professional development, curriculum development, assessment development, program promotion, communications, and statewide coordination of tech prep consortia.

OHIO EDUCATIONAL COMPUTER NETWORK

The foregoing appropriation item 200-426, Ohio Educational Computer Network, shall be used by the Department of Education to maintain a system of information technology throughout Ohio and to provide technical assistance for such a system in support of the State Education Technology Plan pursuant to section 3301.07 of the Revised Code.

Of the foregoing appropriation item 200-426, Ohio Educational 2488 Computer Network, up to \$20,571,198 in fiscal year 2002 and up to 2489

\$21,188,334 in fiscal year 2003 shall be used by the Department of	2490
Education to support connection of all public school buildings to	2491
the state's education network, to each other, and to the Internet.	2492
In each fiscal year the Department of Education shall use these	2493
funds to help reimburse data acquisition sites or school districts	2494
for the operational costs associated with this connectivity. The	2495
Department of Education shall develop a formula and guidelines for	2496
the distribution of these funds to the data acquisition sites or	2497
individual school districts. As used in this section, "public	2498
school building" means a school building of any city, local,	2499
exempted village, or joint vocational school district, or any	2500
community school established under Chapter 3314. of the Revised	2501
Code, or any educational service center building used for	2502
instructional purposes.	2503

Of the foregoing appropriation item 200-426, Ohio Educational Computer Network, up to \$2,043,938 in fiscal year 2002 and up to \$2,095,037 in fiscal year 2003 shall be used for the Union Catalog and InfOhio Network.

The Department of Education shall use up to \$4,590,000 in fiscal year 2002 and up to \$4,727,700 in fiscal year 2003 to assist designated data acquisition sites with operational costs associated with the increased use of the state's education network by chartered nonpublic schools. The Department of Education shall develop a formula and guidelines for distribution of these funds to designated data acquisition sites.

The remainder in each fiscal year of appropriation item 200-426, Ohio Educational Computer Network, shall be used to support development, maintenance, and operation of a network of uniform and compatible computer-based information and instructional systems. The technical assistance shall include, but not be restricted to, development and maintenance of adequate computer software systems to support network activities. Program

The foregoing appropriation item 200-427, Academic Standards, 2541 shall be used by the Department of Education to develop and 2542 disseminate academic content standards. These funds shall be used 2543 to develop academic content standards and curriculum models and to 2544 fund communication of expectations to teachers, school districts, 2545 parents, and communities."

Section 4. That existing Section 44.05 of Am. Sub. H.B. 94 of 2547 the 124th General Assembly is hereby repealed. 2548

section 5. The Legislative Office of Education Oversight 2549
shall conduct a study of the methodologies and statutory systems 2550
used in other states to fund independent public charter schools 2551

that are similar to the community schools established under	2552
Chapter 3314. of the Revised Code and determine how those	2553
methodologies and systems compare to those codified in Chapter	2554
3314. of the Revised Code. The Office shall issue a written report	2555
to the General Assembly not later than January 31, 2003.	2556

Section 6. The State Board of Education shall continue to sponsor any community school for which it has entered into a contract at the time of the effective date of this section until the earlier of the expiration of two school years or until a new sponsor, as described in division (C)(1) of section 3314.02 of the Revised Code, as amended by this act, is secured by the school's governing authority. The State Board shall not thereafter sponsor any community school except as provided in division (C) of section 3314.015 of the Revised Code. The State Board may extend the term of any existing contract with a community school governing authority only as necessary to accommodate the term of the Board's authorization to sponsor the school as specified in this section.

Any other entity who has contracted to sponsor a community school on the effective date of this section shall continue to sponsor such school in conformance with the contract and Chapter 3314. of the Revised Code, as amended by this act, except that such sponsor need not be approved by the Department of Education as otherwise provided by division (B) of section 3314.015 of the Revised Code. In addition, such an entity may sponsor additional new start-up schools in accordance with the provisions of division (C)(1) of section 3314.02 of the Revised Code, as amended by this act, without the approval of the Department of Education provided that the entity complies with all other provisions of Chapter 3314. of the Revised Code, as amended by this act.

Section 7. Not later than ninety days after the effective

Sub. H. B. No. 364 As Reported by the House Education Committee

date of this section, the Department of Education shall adopt	2582
rules for the procedures, criteria, and deadlines for the	2583
approval, oversight, and revocation of approval of sponsors of new	2584
start-up community schools and for entering into written	2585
agreements with sponsors as provided for under section 3314.015 of	2586
the Revised Code. The rules may require sponsors to respond in a	2587
timely manner to reasonable requests from the Department for	2588
information, data, and documents. In developing the rules, the	2589
Department shall consult with the other entities that on the	2590
effective date of this section have existing contracts to sponsor	2591
community schools.	2592