As Introduced

128th General Assembly Regular Session 2009-2010

S. B. No. 12

Senator Sawyer

Cosponsors: Senators Roberts, Fedor, Miller, R., Turner, Schiavoni

A BILL

То	amend sections 3314.08, 3314.084, 3314.26,	1
	3317.016, 3317.017, 3317.02, 3317.029, 3317.03,	2
	3321.01, and 5727.84 and to repeal section 3314.13	3
	of the Revised Code to provide formula funding for	4
	all-day kindergarten for all school districts and	5
	community schools that offer it.	6

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

Section 1. That sections 3314.08, 3314.084, 3314.26,	7	
3317.016, 3317.017, 3317.02, 3317.029, 3317.03, 3321.01, and	8	
5727.84 of the Revised Code be amended to read as follows:	9	
Sec. 3314.08. (A) As used in this section:	10	
(1) "Base formula amount" means the amount specified as such	11	
in a community school's financial plan for a school year pursuant	12	
to division (A)(15) of section 3314.03 of the Revised Code.	13	
(2) "IEP" has the same meaning as in section 3323.01 of the	14	
Revised Code.	15	
(3) "Applicable special education weight" means the multiple	16	
specified in section 3317.013 of the Revised Code for a disability		
described in that section.		

(4) "Applicable vocational education weight" means: 19

(a) For a student enrolled in vocational education programs
or classes described in division (A) of section 3317.014 of the
Revised Code, the multiple specified in that division;
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(b) For a student enrolled in vocational education programs
or classes described in division (B) of section 3317.014 of the
Revised Code, the multiple specified in that division.
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(5) "Entitled to attend school" means entitled to attend
school in a district under section 3313.64 or 3313.65 of the
Revised Code.

(6) A community school student is "included in the poverty 29
student count" of a school district if the student is entitled to 30
attend school in the district and the student's family receives 31
assistance under the Ohio works first program. 32

(7) "Poverty-based assistance reduction factor" means the
percentage figure, if any, for reducing the per pupil amount of
poverty-based assistance a community school is entitled to receive
pursuant to divisions (D)(5) to (9) of this section in any year,
as specified in the school's financial plan for the year pursuant
to division (A)(15) of section 3314.03 of the Revised Code.

(8) "All-day kindergarten" has the same meaning as in section
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 3317.029 3317.02 of the Revised Code.
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(9) "State education aid" has the same meaning as in section5751.20 of the Revised Code.42

(B) The state board of education shall adopt rules requiringboth of the following:44

(1) The board of education of each city, exempted village,
and local school district to annually report the number of
students entitled to attend school in the district who are
enrolled in grades one through twelve in a community school
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established under this chapter, the number of students entitled to 49 attend school in the district who are enrolled in kindergarten in 50 a community school, the number of those kindergartners who are 51 enrolled in all-day kindergarten in their community school, and 52 for each child, the community school in which the child is 53 enrolled. 54

(2) The governing authority of each community school established under this chapter to annually report all of the following:

(a) The number of students enrolled in grades one through twelve and the number of students enrolled in kindergarten in the school who are not receiving special education and related services pursuant to an IEP;

(b) The number of enrolled students in grades one through twelve and the number of enrolled students in kindergarten, who are receiving special education and related services pursuant to an IEP;

(c) The number of students reported under division (B)(2)(b)
of this section receiving special education and related services
pursuant to an IEP for a disability described in each of divisions
(A) to (F) of section 3317.013 of the Revised Code;

(d) <u>The number of students in kindergarten reported under</u>
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 <u>divisions (B)(2)(a) and (b) of this section who are enrolled in</u>
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 <u>all-day kindergarten;</u>
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(e) The full-time equivalent number of students reported 73 under divisions (B)(2)(a) and (b) of this section who are enrolled 74 in vocational education programs or classes described in each of 75 divisions (A) and (B) of section 3317.014 of the Revised Code that 76 are provided by the community school; 77

(e)(f) Twenty per cent of the number of students reported 78 under divisions (B)(2)(a) and (b) of this section who are not 79

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reported under division $(B)(2)\frac{(d)}{(e)}$ of this section but who are 80 enrolled in vocational education programs or classes described in 81 each of divisions (A) and (B) of section 3317.014 of the Revised 82 Code at a joint vocational school district under a contract 83 between the community school and the joint vocational school 84 district and are entitled to attend school in a city, local, or 85 exempted village school district whose territory is part of the 86 territory of the joint vocational district; 87 (f)(q) The number of enrolled preschool children with 88 disabilities receiving special education services in a 89 state-funded unit; 90 (g)(h) The community school's base formula amount; 91 (h)(i) For each student, the city, exempted village, or local 92 school district in which the student is entitled to attend school; 93 $\frac{(i)}{(i)}$ Any poverty-based assistance reduction factor that 94 95 applies to a school year. (C) From the state education aid calculated for a city, 96 exempted village, or local school district and, if necessary, from 97 the payment made to the district under sections 321.24 and 323.156 98 of the Revised Code, the department of education shall annually 99 subtract the sum of the amounts described in divisions (C)(1) to 100 (9) of this section. However, when deducting payments on behalf of 101 students enrolled in internet- or computer-based community 102 schools, the department shall deduct only those amounts described 103 in divisions (C)(1) and (2) of this section. Furthermore, the 104 aggregate amount deducted under this division shall not exceed the 105 sum of the district's state education aid and its payment under 106 sections 321.24 and 323.156 of the Revised Code. 107

(1) An amount equal to the sum of the amounts obtained when, 109 for each community school where the district's students are 110

enrolled, the number of the district's students reported under 111 divisions (B)(2)(a), (b), and (e)(f) of this section who are 112 enrolled in all-day kindergarten and grades one through twelve, 113 and one-half the number of students reported under those divisions 114 who are enrolled in traditional half-day kindergarten, in that 115 community school is multiplied by the sum of the base formula 116 amount of that community school plus the per pupil amount of the 117 base funding supplements specified in divisions (C)(1) to (4) of 118 section 3317.012 of the Revised Code. 119

(2) The sum of the amounts calculated under divisions(C)(2)(a) and (b) of this section:121

(a) For each of the district's students reported under
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division (B)(2)(c) of this section as enrolled in a community
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school in <u>all-day kindergarten and</u> grades one through twelve and
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receiving special education and related services pursuant to an
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IEP for a disability described in section 3317.013 of the Revised
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Code, the product of the applicable special education weight times
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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 traditional
half-day kindergarten in a community school and receiving special
education and related services pursuant to an IEP for a disability
described in section 3317.013 of the Revised Code, one-half of the
amount calculated as prescribed in division (C)(2)(a) of this
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(3) For each of the district's students reported under
 136 division (B)(2)(d)(e) of this section for whom payment is made
 137 under division (D)(4) of this section, the amount of that payment;
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(4) An amount equal to the sum of the amounts obtained when, 139
for each community school where the district's students are 140
enrolled, the number of the district's students enrolled in that 141

community school who are included in the district's poverty142student count is multiplied by the per pupil amount of143poverty-based assistance the school district receives that year144pursuant to division (C) of section 3317.029 of the Revised Code,145as adjusted by any poverty-based assistance reduction factor of146that community school. The per pupil amount of that aid for the147district shall be calculated by the department.148

(5) An amount equal to the sum of the amounts obtained when, 149 for each community school where the district's students are 150 enrolled, the district's per pupil amount of aid received under 151 division (E) of section 3317.029 of the Revised Code, as adjusted 152 by any poverty-based assistance reduction factor of the community 153 school, is multiplied by the sum of the following: 154

(a) The number of the district's students reported under 155
division (B)(2)(a) of this section who are enrolled in <u>all-day</u> 156
<u>kindergarten and</u> grades one to three in that community school and 157
who are not receiving special education and related services 158
pursuant to an IEP; 159

(b) One-half of the district's students who are enrolled in
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 all day or any other traditional half-day kindergarten class in
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 that community school and who are not receiving special education
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 and related services pursuant to an IEP÷

(c) One-half of the district's students who are enrolled in164all-day kindergarten in that community school and who are not165receiving special education and related services pursuant to an166IEP.167

The district's per pupil amount of aid under division (E) of 168 section 3317.029 of the Revised Code is the quotient of the amount 169 the district received under that division divided by the 170 district's kindergarten through third grade ADM, as defined in 171 that section. 172

(6) An amount equal to the sum of the amounts obtained when, 173 for each community school where the district's students are 174 enrolled, the district's per pupil amount received under division 175 (F) of section 3317.029 of the Revised Code, as adjusted by any 176 poverty-based assistance reduction factor of that community 177 school, is multiplied by the number of the district's students 178 179 enrolled in the community school who are identified as limited-English proficient. 180

(7) An amount equal to the sum of the amounts obtained when,
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for each community school where the district's students are
enrolled, the district's per pupil amount received under division
(G) of section 3317.029 of the Revised Code, as adjusted by any
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poverty-based assistance reduction factor of that community
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school, is multiplied by the sum of the following:

(a) The number of the district's students enrolled in <u>all-day</u>
 <u>kindergarten and</u> grades one through twelve in that community
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 school;

(b) One-half of the number of the district's students
enrolled in traditional half-day kindergarten in that community
school.

The district's per pupil amount under division (G) of section 193 3317.029 of the Revised Code is the district's amount per teacher 194 calculated under division (G)(1) or (2) of that section divided by 195 17. 196

(8) An amount equal to the sum of the amounts obtained when,
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for each community school where the district's students are
enrolled, the district's per pupil amount received under divisions
(H) and (I) of section 3317.029 of the Revised Code, as adjusted
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by any poverty-based assistance reduction factor of that community
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school, is multiplied by the sum of the following:

(a) The number of the district's students enrolled in <u>all-day</u> 203

kindergarten and grades one through twelve in that community	204
school;	205
(b) One-half of the number of the district's students	206
enrolled in <u>traditional half-day</u> kindergarten in that community	207
school.	208
The district's per pupil amount under divisions (H) and (I)	209
of section 3317.029 of the Revised Code is the amount calculated	210
under each division divided by the district's formula ADM, as	211
defined in section 3317.02 of the Revised Code.	212
(9) An amount equal to the per pupil state parity aid funding	213
calculated for the school district under either division (C) or	214
(D) of section 3317.0217 of the Revised Code multiplied by the sum	215
of the number of students in <u>all-day kindergarten and</u> grades one	216
through twelve, and one-half of the number of students in	217
traditional half-day kindergarten, who are entitled to attend	218
school in the district and are enrolled in a community school as	219
reported under division (B)(1) of this section.	220
(D) The department shall annually pay to a community school	221
established under this chapter the sum of the amounts described in	222
divisions (D)(1) to (10) of this section. However, the department	223
shall calculate and pay to each internet- or computer-based	224
community school only the amounts described in divisions (D)(1) to	225
(3) of this section. Furthermore, the sum of the payments to all	226
community schools under divisions $(D)(1)$, (2) , and (4) to (10) of	227

this section for the students entitled to attend school in any 228 particular school district shall not exceed the sum of that 229 district's state education aid and its payment under sections 230 321.24 and 323.156 of the Revised Code. If the sum of the payments 231 calculated under those divisions for the students entitled to 232 attend school in a particular school district exceeds the sum of 233 that district's state education aid and its payment under sections 234 321.24 and 323.156 of the Revised Code, the department shall 235 calculate and apply a proration factor to the payments to all 236 community schools under those divisions for the students entitled 237 to attend school in that district. 238

(1) Subject to section 3314.085 of the Revised Code, an 239 amount equal to the sum of the amounts obtained when the number of 240 students enrolled in <u>all-day kindergarten and</u> grades one through 241 twelve in the school, plus one-half of the number of students 242 enrolled in traditional half-day kindergarten students in the 243 school, reported under divisions (B)(2)(a), (b), and (e)(f) of 244 this section who are not receiving special education and related 245 services pursuant to an IEP for a disability described in section 246 3317.013 of the Revised Code is multiplied by the sum of the 247 community school's base formula amount plus the per pupil amount 248 of the base funding supplements specified in divisions (C)(1) to 249 (4) of section 3317.012 of the Revised Code. 250

(2) Prior to fiscal year 2007, the greater of the amount 251 calculated under division (D)(2)(a) or (b) of this section, and in 252 fiscal year 2007 and thereafter, the amount calculated under 253 division (D)(2)(b) of this section: 254

(a) The aggregate amount that the department paid to the 255 community school in fiscal year 1999 for students receiving 256 special education and related services pursuant to IEPs, excluding federal funds and state disadvantaged pupil impact aid funds; 258

(b) The sum of the amounts calculated under divisions 259 (D)(2)(b)(i)(a) and (ii)(b) of this section: 260

 $\frac{(i)(a)}{(a)}$ For each student reported under division (B)(2)(c) of 261 this section as enrolled in the school in <u>all-day kindergarten and</u> 262 grades one through twelve and receiving special education and 263 related services pursuant to an IEP for a disability described in 264 section 3317.013 of the Revised Code, the following amount: 265 (the school's base formula amount plus 266

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the per pupil amount of the base funding supplements specified in 267
divisions (C)(1) to (4) of section 3317.012 of the Revised Code) 268
+ (the applicable special education weight X the 269

community school's base formula amount);

(ii)(b) For each student reported under division (B)(2)(c) of271this section as enrolled in traditional half-day kindergarten and272receiving special education and related services pursuant to an273IEP for a disability described in section 3317.013 of the Revised274Code, one-half of the amount calculated under the formula275prescribed in division (D)(2)(b)(i)(a) of this section.276

(3) An amount received from federal funds to provide special
education and related services to students in the community
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school, as determined by the superintendent of public instruction.
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(4) For each student reported under division (B)(2)(d)(e) of 280 this section as enrolled in vocational education programs or 281 classes that are described in section 3317.014 of the Revised 282 Code, are provided by the community school, and are comparable as 283 determined by the superintendent of public instruction to school 284 district vocational education programs and classes eligible for 285 state weighted funding under section 3317.014 of the Revised Code, 286 an amount equal to the applicable vocational education weight 287 times the community school's base formula amount times the 288 percentage of time the student spends in the vocational education 289 programs or classes. 290

(5) An amount equal to the sum of the amounts obtained when, 291 for each school district where the community school's students are 292 entitled to attend school, the number of that district's students 293 enrolled in the community school who are included in the 294 district's poverty student count is multiplied by the per pupil 295 amount of poverty-based assistance that school district receives 296 that year pursuant to division (C) of section 3317.029 of the 297 Revised Code, as adjusted by any poverty-based assistance 298

reduction factor of the community school. The per pupil amount of 299 aid shall be determined as described in division (C)(4) of this 300 section. 301

(6) An amount equal to the sum of the amounts obtained when, 302 for each school district where the community school's students are 303 entitled to attend school, the district's per pupil amount of aid 304 received under division (E) of section 3317.029 of the Revised 305 Code, as adjusted by any poverty-based assistance reduction factor 306 of the community school, is multiplied by the sum of the 307 following: 308

(a) The number of the district's students reported under 309 division (B)(2)(a) of this section who are enrolled in <u>all-day</u> 310 kindergarten and grades one to three in that community school and 311 who are not receiving special education and related services 312 pursuant to an IEP; 313

(b) One-half of the district's students who are enrolled in 314 all-day or any other traditional half-day kindergarten class in 315 that community school and who are not receiving special education 316 and related services pursuant to an IEP+ 317

(c) One half of the district's students who are enrolled in 318 all day kindergarten in that community school and who are not 319 receiving special education and related services pursuant to an 320 IEP. 321

The district's per pupil amount of aid under division (E) of 322 section 3317.029 of the Revised Code shall be determined as 323 described in division (C)(5) of this section. 324

(7) An amount equal to the sum of the amounts obtained when, 325 for each school district where the community school's students are 326 entitled to attend school, the number of that district's students 327 enrolled in the community school who are identified as 328 limited-English proficient is multiplied by the district's per 329

pupil amount received under division (F) of section 3317.029 of330the Revised Code, as adjusted by any poverty-based assistance331reduction factor of the community school.332

(8) An amount equal to the sum of the amounts obtained when, 333 for each school district where the community school's students are 334 entitled to attend school, the district's per pupil amount 335 received under division (G) of section 3317.029 of the Revised 336 Code, as adjusted by any poverty-based assistance reduction factor 337 of the community school, is multiplied by the sum of the 338 following: 339

(a) The number of the district's students enrolled in <u>all-day</u> 340
 <u>kindergarten and</u> grades one through twelve in that community 341
 school; 342

(b) One-half of the number of the district's students
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The district's per pupil amount under division (G) of section3463317.029 of the Revised Code shall be determined as described in347division (C)(7) of this section.348

(9) An amount equal to the sum of the amounts obtained when, 349 for each school district where the community school's students are 350 entitled to attend school, the district's per pupil amount 351 received under divisions (H) and (I) of section 3317.029 of the 352 Revised Code, as adjusted by any poverty-based assistance 353 reduction factor of the community school, is multiplied by the sum 354 of the following: 355

(a) The number of the district's students enrolled in <u>all-day</u> 356
 <u>kindergarten and</u> grades one through twelve in that community 357
 school; 358

(b) One-half of the number of the district's studentsenrolled in traditional half-day kindergarten in that community360

school.

The district's per pupil amount under divisions (H) and (I)362of section 3317.029 of the Revised Code shall be determined as363described in division (C)(8) of this section.364

(10) An amount equal to the sum of the amounts obtained when, 365 for each school district where the community school's students are 366 entitled to attend school, the district's per pupil amount of 367 state parity aid funding calculated under either division (C) or 368 (D) of section 3317.0217 of the Revised Code is multiplied by the 369 sum of the number of that district's students enrolled in all-day 370 kindergarten and grades one through twelve, and one-half of the 371 number of that district's students enrolled in traditional 372 half-day kindergarten, in the community school as reported under 373 division (B)(2)(a) and (b) of this section. 374

(E)(1) If a community school's costs for a fiscal year for a 375 student receiving special education and related services pursuant 376 to an IEP for a disability described in divisions (B) to (F) of 377 section 3317.013 of the Revised Code exceed the threshold 378 catastrophic cost for serving the student as specified in division 379 (C)(3)(b) of section 3317.022 of the Revised Code, the school may 380 submit to the superintendent of public instruction documentation, 381 as prescribed by the superintendent, of all its costs for that 382 student. Upon submission of documentation for a student of the 383 type and in the manner prescribed, the department shall pay to the 384 community school an amount equal to the school's costs for the 385 student in excess of the threshold catastrophic costs. 386

(2) The community school shall only report under division
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not be included in the amount.

(F) A community school may apply to the department of 394 education for preschool children with disabilities or gifted unit 395 funding the school would receive if it were a school district. 396 Upon request of its governing authority, a community school that 397 received unit funding as a school district-operated school before 398 it became a community school shall retain any units awarded to it 399 as a school district-operated school provided the school continues 400 to meet eligibility standards for the unit. 401

A community school shall be considered a school district and 402 its governing authority shall be considered a board of education 403 for the purpose of applying to any state or federal agency for 404 grants that a school district may receive under federal or state 405 law or any appropriations act of the general assembly. The 406 governing authority of a community school may apply to any private 407 entity for additional funds. 408

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

(H) A community school may not levy taxes or issue bonds414secured by tax revenues.415

(I) No community school shall charge tuition for theenrollment of any student.417

(J)(1)(a) A community school may borrow money to pay any
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necessary and actual expenses of the school in anticipation of the
receipt of any portion of the payments to be received by the
school pursuant to division (D) of this section. The school may
issue notes to evidence such borrowing. The proceeds of the notes
shall be used only for the purposes for which the anticipated

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receipts may be lawfully expended by the school.

(b) A school may also borrow money for a term not to exceed425fifteen years for the purpose of acquiring facilities.426

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

(K) For purposes of determining the number of students for 430 which divisions (D)(5) and (6) of this section applies in any 431 school year, a community school may submit to the department of 432 job and family services, no later than the first day of March, a 433 list of the students enrolled in the school. For each student on 434 the list, the community school shall indicate the student's name, 435 address, and date of birth and the school district where the 436 student is entitled to attend school. Upon receipt of a list under 437 this division, the department of job and family services shall 438 determine, for each school district where one or more students on 439 the list is entitled to attend school, the number of students 440 residing in that school district who were included in the 441 department's report under section 3317.10 of the Revised Code. The 442 department shall make this determination on the basis of 443 information readily available to it. Upon making this 444 determination and no later than ninety days after submission of 445 the list by the community school, the department shall report to 446 the state department of education the number of students on the 447 list who reside in each school district who were included in the 448 department's report under section 3317.10 of the Revised Code. In 449 complying with this division, the department of job and family 450 services shall not report to the state department of education any 451 personally identifiable information on any student. 452

(L) The department of education shall adjust the amounts
 subtracted and paid under divisions (C) and (D) of this section to
 reflect any enrollment of students in community schools for less
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than the equivalent of a full school year. The state board of 456 education within ninety days after April 8, 2003, shall adopt in 457 accordance with Chapter 119. of the Revised Code rules governing 458 the payments to community schools under this section and section 459 3314.13 of the Revised Code, including initial payments in a 460 school year and adjustments and reductions made in subsequent 461 periodic payments to community schools and corresponding 462 deductions from school district accounts as provided under 463 divisions (C) and (D) of this section and section 3314.13 of the 464 Revised Code. For purposes of this section and section 3314.13 of 465 the Revised Code: 466

(1) A student shall be considered enrolled in the community
school for any portion of the school year the student is
participating at a college under Chapter 3365. of the Revised
Code.
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(2) A student shall be considered to be enrolled in a 471 community school during a school year for the period of time 472 beginning on the later of the date on which the school both has 473 received documentation of the student's enrollment from a parent 474 and the student has commenced participation in learning 475 opportunities as defined in the contract with the sponsor, or 476 thirty days prior to the date on which the student is entered into 477 the education management information system established under 478 section 3301.0714 of the Revised Code. For purposes of applying 479 this division and division (L)(3) of this section to a community 480 school student, "learning opportunities" shall be defined in the 481 contract, which shall describe both classroom-based and 482 non-classroom-based learning opportunities and shall be in 483 compliance with criteria and documentation requirements for 484 student participation which shall be established by the 485 department. Any student's instruction time in non-classroom-based 486 learning opportunities shall be certified by an employee of the 487

community school. A student's enrollment shall be considered to 488 cease on the date on which any of the following occur: 489 (a) The community school receives documentation from a parent 490 terminating enrollment of the student. 491 (b) The community school is provided documentation of a 492 student's enrollment in another public or private school. 493 (c) The community school ceases to offer learning 494 opportunities to the student pursuant to the terms of the contract 495 with the sponsor or the operation of any provision of this 496 497 chapter. (3) The department shall determine each community school 498 student's percentage of full-time equivalency based on the 499 percentage of learning opportunities offered by the community 500 school to that student, reported either as number of hours or 501 number of days, is of the total learning opportunities offered by 502 the community school to a student who attends for the school's 503 entire school year. However, no internet- or computer-based 504

community school shall be credited for any time a student spends 505 participating in learning opportunities beyond ten hours within 506 any period of twenty-four consecutive hours. Whether it reports 507 hours or days of learning opportunities, each community school 508 shall offer not less than nine hundred twenty hours of learning 509 opportunities during the school year. 510

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

(N)(1) No student shall be considered enrolled in any 515 internet- or computer-based community school or, if applicable to 516 the student, in any community school that is required to provide 517 the student with a computer pursuant to division (C) of section 518

3314.22 of	the	Revised	Code,	unless	both	of	the	following	519
conditions	are	satisfie	ed:						520

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

(b) The school is in compliance with division (A) of section 5273314.22 of the Revised Code, relative to such student. 528

(2) In accordance with policies adopted jointly by the 529 superintendent of public instruction and the auditor of state, the 530 department shall reduce the amounts otherwise payable under 531 division (D) of this section to any community school that includes 532 in its program the provision of computer hardware and software 533 materials to any student, if such hardware and software materials 534 have not been delivered, installed, and activated for each such 535 student in a timely manner or other educational materials or 536 services have not been provided according to the contract between 537 the individual community school and its sponsor. 538

The superintendent of public instruction and the auditor of 539 state shall jointly establish a method for auditing any community 540 school to which this division pertains to ensure compliance with 541 this section. 542

The superintendent, auditor of state, and the governor shall 543 jointly make recommendations to the general assembly for 544 legislative changes that may be required to assure fiscal and 545 academic accountability for such schools. 546

(0)(1) If the department determines that a review of a
 community school's enrollment is necessary, such review shall be
 completed and written notice of the findings shall be provided to
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the governing authority of the community school and its sponsor 550 within ninety days of the end of the community school's fiscal 551 year, unless extended for a period not to exceed thirty additional 552 days for one of the following reasons: 553

(a) The department and the community school mutually agree to 554 the extension. 555

(b) Delays in data submission caused by either a community 556 school or its sponsor. 557

(2) If the review results in a finding that additional 558 funding is owed to the school, such payment shall be made within 559 thirty days of the written notice. If the review results in a 560 finding that the community school owes moneys to the state, the 561 following procedure shall apply: 562

(a) Within ten business days of the receipt of the notice of 563 findings, the community school may appeal the department's 564 determination to the state board of education or its designee. 565

(b) The board or its designee shall conduct an informal 566 hearing on the matter within thirty days of receipt of such an 567 appeal and shall issue a decision within fifteen days of the 568 conclusion of the hearing. 569

(c) If the board has enlisted a designee to conduct the 570 hearing, the designee shall certify its decision to the board. The 571 board may accept the decision of the designee or may reject the 572 decision of the designee and issue its own decision on the matter. 573

(d) Any decision made by the board under this division is 574 final. 575

(3) If it is decided that the community school owes moneys to 576 the state, the department shall deduct such amount from the 577 school's future payments in accordance with guidelines issued by 578 the superintendent of public instruction. 579

(Q)(P)The department shall not subtract from a school580district's state aid account under division (C) of this section581and shall not pay to a community school under division (D) of this582section any amount for any of the following:583

(1) Any student who has graduated from the twelfth grade of a 584public or nonpublic high school; 585

(2) Any student who is not a resident of the state; 586

(3) Any student who was enrolled in the community school 587 during the previous school year when tests were administered under 588 section 3301.0711 of the Revised Code but did not take one or more 589 of the tests required by that section and was not excused pursuant 590 to division (C)(1) or (3) of that section, unless the 591 superintendent of public instruction grants the student a waiver 592 from the requirement to take the test and a parent is not paying 593 tuition for the student pursuant to section 3314.26 of the Revised 594 Code. The superintendent may grant a waiver only for good cause in 595 accordance with rules adopted by the state board of education. 596

(4) Any student who has attained the age of twenty-two years, 597 except for veterans of the armed services whose attendance was 598 interrupted before completing the recognized twelve-year course of 599 the public schools by reason of induction or enlistment in the 600 armed forces and who apply for enrollment in a community school 601 not later than four years after termination of war or their 602 honorable discharge. If, however, any such veteran elects to 603 enroll in special courses organized for veterans for whom tuition 604 is paid under federal law, or otherwise, the department shall not 605 subtract from a school district's state aid account under division 606 (C) of this section and shall not pay to a community school under 607 division (D) of this section any amount for that veteran. 608

Sec. 3314.084. (A) As used in this section:

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629

(1) "Formula ADM" has the same meaning as in section 3317.03 610 of the Revised Code. 611 (2) "Home" has the same meaning as in section 3313.64 of the 612 Revised Code. 613 (3) "School district of residence" has the same meaning as in 614 section 3323.01 of the Revised Code; however, a community school 615 established under this chapter is not a "school district of 616 residence" for purposes of this section. 617 (B) Notwithstanding anything to the contrary in section 618 3314.08 or 3317.03 of the Revised Code, all of the following apply 619 in the case of a child who is enrolled in a community school and 620 is also living in a home: 621 (1) For purposes of the report required under division (B)(1)622 of section 3314.08 of the Revised Code, the child's school 623 district of residence, and not the school district in which the 624 home that the child is living in is located, shall be considered 625 to be the school district in which the child is entitled to attend 626 school. That school district of residence, therefore, shall make 627

the report required under division (B)(1) of section 3314.08 of the Revised Code with respect to the child.

(2) For purposes of the report required under division (B)(2)
630 of section 3314.08 of the Revised Code, the community school shall
631 report the name of the child's school district of residence.
632

(3) The child's school district of residence shall count the633child in that district's formula ADM.634

(4) The school district in which the home that the child is635living in is located shall not count the child in that district's636formula ADM.637

(5) The Department department of Education education shall 638 deduct the applicable amounts prescribed under division (C) of 639

section 3314.08 and division (D) of section 3314.13 of the Revised 640 Code from the child's school district of residence and shall not 641 deduct those amounts from the school district in which the home 642 that the child is living in is located. 643

(6) The Department department shall make the payments
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prescribed in divisions (D) and (E) of section 3314.08 and section
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3314.13 of the Revised Code, as applicable, to the community
646
school.

Sec. 3314.26. (A) Each internet- or computer-based community 648 school shall withdraw from the school any student who, for two 649 consecutive school years, has failed to participate in the spring 650 administration of any test prescribed under section 3301.0710 or 651 3301.0712 of the Revised Code for the student's grade level and 652 was not excused from the test pursuant to division (C)(1) or (3)653 of section 3301.0711 of the Revised Code, regardless of whether a 654 waiver was granted for the student under division $\frac{(Q)(P)}{(3)}$ of 655 section 3314.08 of the Revised Code. The school shall report any 656 such student's data verification code, as assigned pursuant to 657 section 3301.0714 of the Revised Code, to the department of 658 education. The department shall maintain a list of all data 659 verification codes reported under this division and section 660 3313.6410 of the Revised Code and provide that list to each 661 internet- or computer-based community school and to each school to 662 which section 3313.6410 of the Revised Code applies. 663

(B) No internet- or computer-based community school shall
receive any state funds under this chapter for any enrolled
student whose data verification code appears on the list
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maintained by the department under division (A) of this section.

Notwithstanding any provision of the Revised Code to the 668 contrary, the parent of any such student shall pay tuition to the 669 internet- or computer-based community school in an amount equal to 670 the state funds the school otherwise would receive for that671student, as determined by the department. An internet- or672computer-based community school may withdraw any student for whom673the parent does not pay tuition as required by this division.674

Sec. 3317.016. In addition to its form SF-3, or any successor 675 to that form, the department of education shall publish on its web 676 site a spreadsheet for each school district that specifies the 677 constituent components of the district's "building blocks" funds, 678 as follows: 679

(A) For compensation of base classroom teachers, as described 680 in division (B)(1) of section 3317.012 of the Revised Code, each 681 spreadsheet shall specify the district's aggregate and per pupil 682 amounts of state funds and of combined state and local funds, the 683 average compensation decided by the general assembly for base 684 classroom teachers, as specified in that division, and the number 685 of base classroom teachers attributable to the district based on 686 the student-teacher ratio decided by the general assembly, as 687 specified in that division. 688

(B) Each spreadsheet shall specify the district's aggregate
689
and per pupil amounts of state funds and of combined state and
690
local funds for each of the following:
691

(1) Other personnel support, as described in division (B)(2)692of section 3317.012 of the Revised Code;693

(2) Nonpersonnel support, as described in division (B)(3) of 694that section; 695

(3) Academic intervention services, as described in division 696(C)(1) of that section; 697

(4) Professional development, as described in division (C)(2)698of that section;699

(5) Data-based decision making, as described in division 700

(C)(3) of that section;	701
(6) Professional development for data-based decision making,	702
as described in division (C)(4) of that section.	703
(C) Each spreadsheet shall separately specify the district's	704
aggregate and per pupil state funds for each of the following	705
components of poverty-based assistance under section 3317.029 of	706
the Revised Code:	707
(1) Academic intervention funding under division (C) of that	708
section;	709
(2) All-day kindergarten under division (D) of that section;	710
(3) Increased classroom learning opportunities under division	711
(E) of that section;	712
(4)(3) Services to limited English proficient students under	713
division (F) of that section;	714
(5)(4) Professional development, under division (G) of that	715
section;	716
$\frac{(6)(5)}{(5)}$ Dropout prevention under division (H) of that section;	717
(7)(6) Community outreach under division (I) of that section;	718
(8)(7) Assistance in closing the achievement gap under	719
division (K) of that section.	720
Sec. 3317.017. (A) Not later than July 1, 2006, the	721
superintendent of public instruction shall adopt a rule under	722
which the superintendent may issue an order with respect to the	723
spending, by a school district declared to be under an academic	724
watch or in a state of academic emergency under section 3302.03 of	725

the Revised Code, of the following state building block funds 726 intended to pay instructional-related costs: 727

(1) State funds for compensation of base classroom teachers, 728as described in division (B)(1) of section 3317.012 of the Revised 729

Code;	730
(2) State funds for academic intervention services under	731
division (C)(1) of section 3317.012 and division (C) of section 3317.029 of the Revised Code;	732 733
 (3) State funds for professional development under divisions (C)(2) and (4) of section 3317.012 and division (G) of section 3317.029 of the Revised Code; 	734 735 736
(4) State funds for data based decision making under division (C)(3) of section 3317.012 of the Revised Code;	737 738
(5) State funds for all day kindergarten under division (D) of section 3317.029 of the Revised Code;	739 740
(6) State funds for increased classroom learning opportunities under division (E) of section 3317.029 of the Revised Code;	741 742 743
(7)(6) State funds for services to limited English proficient students under division (F) of section 3317.029 of the Revised Code;	744 745 746
(8)(7) State funds for dropout prevention under division (H) of section 3317.029 of the Revised Code;	747 748
(9)(8) State funds for community outreach under division (I) of section 3317.029 of the Revised Code;	749 750
(10)(9) State funds for assistance in closing the achievement gap under division (K) of section 3317.029 of the Revised Code.	751 752
(B) The rule shall authorize the superintendent of public instruction to issue an order that does one or a combination of the following:	753 754 755
(1) Requires the school district to periodically report to the superintendent of public instruction on its spending of the state funds paid for each building blocks component described in	756 757 758
divisions (A)(1) to $\frac{(10)(9)}{(9)}$ of this section;	759

789

(2) Requires the district to establish a separate account for 760 each of the building blocks components described in divisions 761 (A)(1) to (10)(9) of this section to which the district shall 762 credit the state funds paid for each; 763 (3) Directs the district's spending of any or all of the 764 state funds paid for the components described in divisions (A)(1) 765 to (10)(9) of this section in accordance with the descriptions and 766 requirements of sections 3317.012 and 3317.029 of the Revised 767 Code. 768 (C) The rule shall specify situations in which the 769 superintendent may issue an order and the types of orders the 770 superintendent will issue for each of those situations. The rule, 771 however, shall authorize the superintendent to issue orders in 772 situations that are not enumerated or described in the rule. 773 (D) The board of education of each school district to which 774 the superintendent of public instruction issues an order pursuant 775 to the rule adopted under this section shall comply with that 776 order. 777 Sec. 3317.02. As used in this chapter: 778 (A) Unless otherwise specified, "school district" means city, 779 local, and exempted village school districts. 780 (B) "Formula amount" means the base cost for the fiscal year 781 specified in division (B)(4) of section 3317.012 of the Revised 782 Code. 783 (C) "FTE basis" means a count of students based on full-time 784 equivalency, in accordance with rules adopted by the department of 785 education pursuant to section 3317.03 of the Revised Code. Each 786 student enrolled in traditional half-day kindergarten shall be 787 counted as one-half of one full-time equivalent student, and each 788

student enrolled in all-day kindergarten shall be counted as one

full-time equivalent student.In adopting its rules under this790division, the department shall provide for counting any student in791category one, two, three, four, five, or six special education ADM792or in category one or two vocational education ADM in the same793proportion the student is counted in formula ADM.794

(D) "Formula ADM" means, for a city, local, or exempted 795 village school district, the final number verified by the 796 superintendent of public instruction, based on the number reported 797 pursuant to division (A) of section 3317.03 of the Revised Code, 798 as adjusted, if so ordered, under division (K) of that section. 799 "Formula ADM" means, for a joint vocational school district, the 800 final number verified by the superintendent of public instruction, 801 based on the number reported pursuant to division (D) of section 802 3317.03 of the Revised Code, as adjusted, if so ordered, under 803 division (K) of that section. Beginning in fiscal year 2007, for 804 payments in which formula ADM is a factor, the formula ADM for 805 each school district for the fiscal year is the sum of one-half of 806 the number verified and adjusted for October of that fiscal year 807 plus one-half of the average of the numbers verified and adjusted 808 for October and February of that fiscal year. 809

(E) "Three-year average formula ADM" means the average of 811formula ADMs for the preceding three fiscal years. 812

(F)(1) "Category one special education ADM" means the average 813 daily membership of children with disabilities receiving special 814 education services for the disability specified in division (A) of 815 section 3317.013 of the Revised Code and reported under division 816 (B)(5) or (D)(2)(b) of section 3317.03 of the Revised Code. 817 Beginning in fiscal year 2007, the district's category one special 818 education ADM for a fiscal year is the sum of one-half of the 819 number reported for October of that fiscal year plus one-half of 820 the average of the numbers reported for October and February of 821

that fiscal year.

(2) "Category two special education ADM" means the average 823 daily membership of children with disabilities receiving special 824 education services for those disabilities specified in division 825 (B) of section 3317.013 of the Revised Code and reported under 826 division (B)(6) or (D)(2)(c) of section 3317.03 of the Revised 827 Code. Beginning in fiscal year 2007, the district's category two 828 special education ADM for a fiscal year is the sum of one-half of 829 the number reported for October of that fiscal year plus one-half 830 of the average of the numbers reported for October and February of 831 that fiscal year. 832

(3) "Category three special education ADM" means the average 833 daily membership of students receiving special education services 834 for those disabilities specified in division (C) of section 835 3317.013 of the Revised Code, and reported under division (B)(7) 836 or (D)(2)(d) of section 3317.03 of the Revised Code. Beginning in 837 fiscal year 2007, the district's category three special education 838 ADM for a fiscal year is the sum of one-half of the number 839 reported for October of that fiscal year plus one-half of the 840 average of the numbers reported for October and February of that 841 fiscal year. 842

(4) "Category four special education ADM" means the average 843 daily membership of students receiving special education services 844 for those disabilities specified in division (D) of section 845 3317.013 of the Revised Code and reported under division (B)(8) or 846 (D)(2)(e) of section 3317.03 of the Revised Code. Beginning in 847 fiscal year 2007, the district's category four special education 848 ADM for a fiscal year is the sum of one-half of the number 849 reported for October of that fiscal year plus one-half of the 850 average of the numbers reported for October and February of that 851 fiscal year. 852

(5) "Category five special education ADM" means the average 853

daily membership of students receiving special education services 854 for the disabilities specified in division (E) of section 3317.013 855 of the Revised Code and reported under division (B)(9) or 856 (D)(2)(f) of section 3317.03 of the Revised Code. Beginning in 857 fiscal year 2007, the district's category five special education 858 ADM for a fiscal year is the sum of one-half of the number 859 reported for October of that fiscal year plus one-half of the 860 average of the numbers reported for October and February of that 861 fiscal year. 862

(6) "Category six special education ADM" means the average 863 daily membership of students receiving special education services 864 for the disabilities specified in division (F) of section 3317.013 865 of the Revised Code and reported under division (B)(10) or 866 (D)(2)(g) of section 3317.03 of the Revised Code. Beginning in 867 fiscal year 2007, the district's category six special education 868 ADM for a fiscal year is the sum of one-half of the number 869 reported for October of that fiscal year plus one-half of the 870 average of the numbers reported for October and February of that 871 fiscal year. 872

(7) "Category one vocational education ADM" means the average 873 daily membership of students receiving vocational education 874 services described in division (A) of section 3317.014 of the 875 Revised Code and reported under division (B)(11) or (D)(2)(h) of 876 section 3317.03 of the Revised Code. Beginning in fiscal year 877 2007, the district's category one vocational education ADM for a 878 fiscal year is the sum of one-half of the number reported for 879 October of that fiscal year plus one-half of the average of the 880 numbers reported for October and February of that fiscal year. 881

(8) "Category two vocational education ADM" means the average 882 daily membership of students receiving vocational education 883 services described in division (B) of section 3317.014 of the 884 Revised Code and reported under division (B)(12) or (D)(2)(i) of 885

section 3317.03 of the Revised Code. Beginning in fiscal year 886 2007, the district's category two vocational education ADM for a 887 fiscal year is the sum of one-half of the number reported for 888 October of that fiscal year plus one-half of the average of the 889 numbers reported for October and February of that fiscal year. 890

(G) "Preschool child with a disability" means a child with a 891 disability, as defined in section 3323.01 of the Revised Code, who 892 is at least age three but is not of compulsory school age, as 893 defined in section 3321.01 of the Revised Code, and who is not 894 currently enrolled in kindergarten. 895

(H) "County MR/DD board" means a county board of mental 896 retardation and developmental disabilities. 897

(I) "Recognized valuation" means the amount calculated for a 898 school district pursuant to section 3317.015 of the Revised Code. 899

(J) "Transportation ADM" means the number of children 900 reported under division (B)(13) of section 3317.03 of the Revised 901 Code.

(K) "Average efficient transportation use cost per student" 903 means a statistical representation of transportation costs as 904 calculated under division (D)(2) of section 3317.022 of the 905 Revised Code. 906

(L) "Taxes charged and payable" means the taxes charged and 907 payable against real and public utility property after making the 908 reduction required by section 319.301 of the Revised Code, plus 909 the taxes levied against tangible personal property. 910

(M) "Total taxable value" means the sum of the amounts 911 certified for a city, local, exempted village, or joint vocational 912 school district under divisions (A)(1) and (2) of section 3317.021 913 of the Revised Code. 914

(N) "Tax exempt value" of a school district means the amount 915

certified for a school district under division (A)(4) of section	916
3317.021 of the Revised Code.	917
(0) "Potential value" of a school district means the	918
recognized valuation of a school district plus the tax exempt	919
value of the district.	920
(P) "District median income" means the median Ohio adjusted	921
gross income certified for a school district. On or before the	922
first day of July of each year, the tax commissioner shall certify	923
to the department of education and the office of budget and	924
management for each city, exempted village, and local school	925
district the median Ohio adjusted gross income of the residents of	926
the school district determined on the basis of tax returns filed	927
for the second preceding tax year by the residents of the	928
district.	929
(Q) "Statewide median income" means the median district	930
median income of all city, exempted village, and local school	931
districts in the state.	932
(R) "Income factor" for a city, exempted village, or local	933
school district means the quotient obtained by dividing that	934
district's median income by the statewide median income.	935
(S) "Medically fragile child" means a child to whom all of	936
the following apply:	937
(1) The child requires the services of a doctor of medicine	938
or osteopathic medicine at least once a week due to the	939
instability of the child's medical condition.	940
(2) The child requires the services of a registered nurse on	941
a daily basis.	942
(3) The child is at risk of institutionalization in a	943
hospital, skilled nursing facility, or intermediate care facility	944
for the mentally retarded.	945

(T) A child may be identified as having an "other health 946 impairment-major" if the child's condition meets the definition of 947 "other health impaired" established in rules adopted by the state 948 board of education prior to July 1, 2001, and if either of the 949 following apply: 950

(1) The child is identified as having a medical condition
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that is among those listed by the superintendent of public
952
instruction as conditions where a substantial majority of cases
953
fall within the definition of "medically fragile child." The
954
superintendent of public instruction shall issue an initial list
955
no later than September 1, 2001.

(2) The child is determined by the superintendent of public
957
instruction to be a medically fragile child. A school district
958
superintendent may petition the superintendent of public
959
instruction for a determination that a child is a medically
960
fragile child.

(U) A child may be identified as having an "other health 962 impairment-minor" if the child's condition meets the definition of 963 "other health impaired" established in rules adopted by the state 964 board of education prior to July 1, 2001, but the child's 965 condition does not meet either of the conditions specified in 966 division (T)(1) or (2) of this section. 967

(V) "State education aid" has the same meaning as in section 9685751.20 of the Revised Code. 969

(W) "Property exemption value" means zero in fiscal year
2006, and in fiscal year 2007 and each fiscal year thereafter, the
amount certified for a school district under divisions (A)(6) and
972
(7) of section 3317.021 of the Revised Code.
973

(X) "Internet- or computer-based community school" has the974same meaning as in section 3314.02 of the Revised Code.975

(Y) "All-day kindergarten" means a kindergarten class that is 976

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in session five days per week for not less than the same number of	977	
clock hours each day as for pupils in grades one through six.		
Sec. 3317.029. (A) As used in this section:	979	
(1) "Poverty percentage" means the quotient obtained by	980	
dividing the average number of children ages five to seventeen	981	
residing in the school district and living in a family receiving	982	
assistance under the Ohio works first program or an antecedent	983	
program known as TANF or ADC for the preceding five years, as	984	
certified or adjusted under section 3317.10 of the Revised Code,	985	
by the district's three-year average formula ADM.	986	
(2) "Statewide poverty percentage" means the average of the	987	
total number of children ages five to seventeen years residing in	988	
the state and receiving assistance under the Ohio works first	989	

preceding five years, divided by the sum of the three-year average991formula ADMs for all school districts in the state.992

program or an antecedent program known as TANF or ADC for the

(3) "Poverty index" means the quotient obtained by dividing
 993
 the school district's poverty percentage by the statewide poverty
 994
 percentage.

(4) "Poverty student count" means the average number of 996 children ages five to seventeen residing in the school district 997 and living in a family receiving assistance under the Ohio works 998 first program or an antecedent program known as TANF or ADC for 999 the preceding five years, as certified under section 3317.10 of 1000 the Revised Code. 1001

(5) "Kindergarten ADM" means the number of students reported 1002
under section 3317.03 of the Revised Code as enrolled in 1003
kindergarten, excluding any kindergarten students reported under 1004
division (B)(3)(e), (f), or (g) of section 3317.03 of the Revised 1005
Code. 1006

calculated as follows:	1008
(a) Multiply the kindergarten ADM by the sum of one plus the	1009
all-day kindergarten percentage;	1010
(b) Add the <u>The</u> number of students in grades one <u>kindergarten</u>	1011
through three;	1012
(c) Subtract from the sum calculated under division (A)(6)(b)	1013
of this section the minus	1014
(b) The number of special education students in grades	1015
kindergarten through three.	1016
"Kindergarten through third grade ADM" shall not include any	1017
students reported under division (B)(3)(e), (f), or (g) of section	1018
3317.03 of the Revised Code.	1019
(7) "All-day kindergarten" means a kindergarten class that is	1020
in session five days per week for not less than the same number of	1021
clock hours each day as for pupils in grades one through six.	1022
(8) "All-day kindergarten percentage" means the percentage of	1023
a district's actual total number of students enrolled in	1024
kindergarten who are enrolled in all-day kindergarten.	1025
(9)(6) "All-day kindergarten ADM" means the number of	1026
students reported under section 3317.03 of the Revised Code as	1027
enrolled in all-day kindergarten, excluding any kindergarten	1028
students reported under division (B)(3)(e), (f), or (g) of that	1029
section.	1030
$\frac{(10)(7)}{(7)}$ "Academic distress percentage" means the quotient of	1031
the number of district-operated buildings in the school district	1032
designated under section 3302 03 of the Revised Code as in a state	1033

(6) "Kindergarten through third grade ADM" means the amount

designated under section 3302.03 of the Revised Code as in a state1033of academic watch or academic emergency, divided by the total1034number of buildings in the district that were open for instruction1035during the same school year to which the ratings apply.1036

quotient of the statewide number of school district buildings and	1038
community schools designated under section 3302.03 of the Revised	1039
Code as in a state of academic watch or academic emergency,	1040
divided by the statewide total number of school district buildings	1041
and community schools that were open for instruction during the	1042
same school year to which the ratings apply.	1043
(12)(9) "Academic distress index" means the quotient of the	1044
school district's academic distress percentage, divided by the	1045
statewide academic distress percentage.	1046
$\frac{(13)(10)}{(10)}$ "Buildings with the highest concentration of need"	1047
means the school buildings in a district that meet either of the	1048
following criteria:	1049
(a) Are in school improvement status pursuant to the "No	1050
Child Left Behind Act of 2001," as defined in section 3302.01 of	1051
the Revised Code;	1052
(b) Have percentages of students receiving assistance under	1053
Ohio works first at least as high as the district-wide percentage	1054
of students receiving such assistance. However, the district shall	1055
give priority to any of those buildings that have been declared to	1056
be in a state of academic watch or academic emergency under	1057
section 3302.03 of the Revised Code.	1058
If, in any fiscal year, the information provided by the	1059
department of job and family services under section 3317.10 of the	1060
Revised Code is insufficient to determine the Ohio works first	1061
percentage in each building, "buildings with the highest	1062
concentration of need" has the meaning given in rules that the	1063
department of education shall adopt. The rules shall base the	1064
definition of "buildings with the highest concentration of need"	1065
on family income of students in a manner that, to the extent	1066
possible with available data, approximates the intent to designate	1067

(11)(8) "Statewide academic distress percentage" means the

the district-wide Ohio works first percentage. 1069 (B) The department of education shall compute for each school 1070 district for poverty-based assistance the sum of the computations 1071 made under divisions (C) to (I) and (K) of this section and shall 1072 pay that sum to the district in accordance with division (A) of 1073 section 3317.022 of the Revised Code. 1074 (C) A payment for academic intervention programs, if the 1075 district's poverty index is greater than or equal to 0.25, 1076 calculated as follows: 1077 (1) If the district's poverty index is greater than or equal 1078 to 0.25, calculate the district's level one amount for large-group 1079 academic intervention for all students as follows: 1080 (a) If the district's poverty index is greater than or equal 1081 to 0.25 but less than 0.75: 1082 large-group intervention units X hourly rate X 1083 level one hours X [(poverty index - 0.25)/0.5] 1084 Where: 1085 (i) "Large-group intervention units" equals the district's 1086 formula ADM divided by 20; 1087 (ii) "Hourly rate" equals \$21.01 in fiscal year 2008 and 1088 \$21.64 in fiscal year 2009; 1089 (iii) "Level one hours" equals 25 hours. 1090 (b) If the district's poverty index is greater than or equal 1091 to 0.75: 1092 large-group intervention units X hourly rate X 1093 level one hours 1094 Where "large-group intervention units," "hourly rate," and 1095 "level one hours" have the same meanings as in division (C)(1)(a) 1096 of this section. 1097

buildings where the Ohio works first percentage equals or exceeds

S. B. No. 12 As Introduced

(2) If the district's poverty index is greater than or equal	1098
to 0.75, calculate the district's level two amount for	1099
medium-group academic intervention for all students as follows:	1100
(a) If the district's poverty index is greater than or equal	1101
to 0.75 but less than 1.50:	1102
medium-group intervention units X hourly rate	1103
X {level one hours + [25 hours X ((poverty index - 0.75)/0.75)]}	1104
	1105
Where:	1106
(i) "Medium group intervention units" equals the district's	1107
formula ADM divided by 15;	1108
(ii) "Hourly rate" and "level one hours" have the same	1109
meanings as in division (C)(1)(a) of this section.	1110
(b) If the district's poverty index is greater than or equal	1111
to 1.50:	1112
medium-group intervention units X hourly rate X	1113
level two hours	1114
Where:	1115
(i) "Medium group intervention units" has the same meaning as	1116
in division (C)(2)(a)(i) of this section;	1117
(ii) "Hourly rate" has the same meaning as in division	1118
(C)(1)(a) of this section;	1119
(iii) "Level two hours" equals 50 hours.	1120
(3) If the district's poverty index is greater than or equal	1121
to 1.50, calculate the district's level three amount for	1122
small-group academic intervention for impoverished students as	1123
follows:	1124
(a) If the district's poverty index is greater than or equal	1125
to 1.50 but less than 2.50:	1126

	1100					
small group intervention units X hourly rate X	1127					
{level one hours + [level three hours X	1128					
<pre>(poverty index - 1.50)]}</pre>	1129					
Where:	1130					
(i) "Small group intervention units" equals the quotient of	1131					
(the district's poverty student count times 3) divided by 10;	1132					
(ii) "Hourly rate" and "level one hours" have the same	1133					
meanings as in division (C)(1)(a) of this section;						
(iii) "Level three hours" equals 135 hours.	1135					
(b) If the district's poverty index is greater than or equal	1136					
to 2.50:	1137					
small group intervention units X hourly rate	1138					
X level three hours	1139					
Where:	1140					
(i) "Small group intervention units" has the same meaning as	1141					
in division (C)(3)(a)(i) of this section;	1142					
(ii) "Hourly rate" has the same meaning as in division(C)(1)(a) of this section;						
						(iii) "Level three hours" equals 160 hours.
Any district that receives funds under division $(C)(2)$ or (3)	1146					
of this section annually shall submit to the department of	1147					
education by a date established by the department a plan	1148					
describing how the district will deploy those funds. The	1149					
deployment measures described in that plan shall comply with any	1150					
applicable spending requirements prescribed in division (J)	1151					
of this section or with any order issued by the superintendent of						
public instruction under section 3317.017 of the Revised Code.						
(D) A This division does not apply to fiscal years after	1154					
<u>fiscal year 2009.</u>	1155					

<u>A</u> payment for all-day kindergarten if the poverty index of 1156

the school district is greater than or equal to 1.0 or if the 1157 district's three-year average formula ADM exceeded seventeen 1158 thousand five hundred. In addition, the department shall make a 1159 payment under this division to any school district that, in a 1160 prior fiscal year, qualified for this payment and provided all-day 1161 kindergarten, regardless of changes to the district's poverty 1162 index. The department shall calculate the payment under this 1163 division by multiplying the all-day kindergarten ADM by the 1164 formula amount. 1165

(E) A payment for increased classroom learning opportunities
based on calculating the number of new teachers necessary to
achieve a lower student-teacher ratio, as follows:

(1) Determine or calculate a formula number of teachers per
 one thousand students based on the poverty index of the school
 district as follows:

(a) If the poverty index of the school district is less than
1.0, the formula number of teachers is 50.0, which is the number
of teachers per one thousand students at a student-teacher ratio
1174
of twenty to one;

(b) If the poverty index of the school district is greater
than or equal to 1.0, but less than 1.5, the formula number of
teachers is calculated as follows:

 $50.0 + \{ [(poverty index - 1.0)/0.5] \times 16.667 \}$ 1179

Where 50.0 is the number of teachers per one thousand1180students at a student-teacher ratio of twenty to one; 0.5 is the1181interval from a poverty index of 1.0 to a poverty index of 1.5;1182and 16.667 is the difference in the number of teachers per one1183thousand students at a student-teacher ratio of fifteen to one and1184the number of teachers per one thousand students at a1185student-teacher ratio of twenty to one.1186

(c) If the poverty index of the school district is greater 1187

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1195

than or equal to 1.5, the formula number of teachers is 66.667, 1188 which is the number of teachers per one thousand students at a 1189 student-teacher ratio of fifteen to one. 1190

(2) Multiply the formula number of teachers determined or
 1191
 calculated in division (E)(1) of this section by the kindergarten
 through third grade ADM for the district and divide that product
 by one thousand;

(3) Calculate the number of new teachers as follows:

(a) Multiply the kindergarten through third grade ADM by
50.0, which is the number of teachers per one thousand students at
a student-teacher ratio of twenty to one, and divide that product
by one thousand;

(b) Subtract the quotient obtained in division (E)(3)(a) of 1200this section from the product in division (E)(2) of this section. 1201

(4) Multiply the greater of the difference obtained under 1202 division (E)(3) of this section or zero by the statewide average 1203 teachers compensation. For this purpose, the "statewide average 1204 teacher compensation" is \$56,754 in fiscal year 2008 and \$58,621 1205 in fiscal year 2009, which includes an amount for the value of 1206 fringe benefits. 1207

(F) A payment for services to limited English proficient 1208 students, if the district's poverty index is greater than or equal 1209 to 1.0 and the proportion of its students who are limited English 1210 proficient, as reported in 2003 on its school district report <u>card</u> 1211 issued under section 3302.03 of the Revised Code for the 2002-2003 1212 school year, is greater than or equal to 2.0%, calculated as 1213 follows: 1214

(1) If the district's poverty index is greater than or equal 1215
to 1.0, but less than 1.75, determine the amount per limited 1216
English proficient student as follows: 1217

```
\{0.125 + [0.125 X ((poverty index - 1.0)/0.75)]\} 1218
```

X formula amount 1219

(2) If the district's poverty index is greater than or equal
 to 1.75, the amount per limited English proficient student equals:
 0.25 X formula amount
 1222

(3) Multiply the per student amount determined for the 1223 district under division (F)(1) or (2) of this section by the 1224 number of the district's limited English proficient students, 1225 times a phase-in percentage of 0.70 in fiscal years 2008 and 2009. 1226 For purposes of this calculation, the number of limited English 1227 proficient students for each district shall be the number 1228 determined by the department when it calculated the district's 1229 percentage of limited English proficient students for its school 1230 district report card issued in 2003 for the 2002-2003 school year. 1231

(G) A payment for professional development of teachers, if
 1233
 the district's poverty index is greater than or equal to 1.0,
 1234
 calculated as follows:

(1) If the district's poverty index is greater than or equal 1236
to 1.0, but less than 1.75, determine the amount per teacher as 1237
follows: 1238

[(poverty index - 1.0)/0.75] X 0.045 X formula amount 1239

(2) If the district's poverty index is greater than or equal 1240to 1.75, the amount per teacher equals: 1241

- 0.045 X formula amount 1242

(4) Multiply the per teacher amount determined for the
district under division (G)(1) or (2) of this section by the
number of teachers determined under division (G)(3) of this
section.

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(H) A payment for dropout prevention, if the district is a	1249				
big eight school district as defined in section 3314.02 of the	1250				
Revised Code, calculated as follows:	1251				
0.005 X formula amount X poverty index	1252				
X formula ADM	1253				
(I) An amount for community outreach, if the district is an	1254				
urban school district as defined in section 3314.02 of the Revised	1255				
Code, calculated as follows:	1256				
0.005 X formula amount X poverty index X	1257				
formula ADM	1258				
(J) This division applies only to school districts that	1259				
receive more than ten thousand dollars under this section. Each	1260				
such district shall use funds paid under this section only for one	1261				
or more of the following purposes:	1262				
(1) To provide all day kindergarten to the children in the	1263				
district's all-day kindergarten ADM;	1264				
$\left(2 ight)$ To provide services to students with limited English	1265				
proficiency through one or more of the following activities:	1266				
(a) Hiring teachers for limited English proficient students	1267				
or other personnel to provide intervention services for those	1268				
students;	1269				
(b) Contracting for intervention services for those students;	1270				
	1271				
(c) Providing other services to assist those students in	1272				
passing the third-grade reading achievement test, and to provide	1273				
for those students the intervention services required by section	1274				
3313.608 of the Revised Code.	1275				
(3)(2) To provide professional development of teachers or	1276				
other licensed personnel providing educational services to	1277				
students only in one or more of the following areas: 1					

(a) Data-based decision making;
(b) Standards-based curriculum models;
(c) High quality professional development activities that are
1281

research-based, as defined by state standards developed under 1282 section 3319.61 of the Revised Code; 1283

(d) Professional learning communities.

In addition, each district that elects to use funds paid 1285 under this section for professional development shall only 1286 implement programs identified on a list of eligible professional 1287 development programs provided by the department of education. The 1288 department annually shall provide the list to each district 1289 receiving a payment under this section. 1290

(4)(3) For preventing at-risk students from dropping out of 1291 school. Not later than September 1, 2007, the department of 1292 education shall provide each school district receiving a payment 1293 under this section with a list of dropout prevention programs that 1294 it has determined are successful. The department subsequently may 1295 update the list. Each district that elects to use its payment 1296 under this section for dropout prevention shall use the payment 1297 only to implement a dropout prevention program specified on the 1298 department's list. 1299

(5) (4) For one or a combination of the following purposes: 1300

(a) To hire or contract for community liaison officers, 1301attendance or truant officers, or safety and security personnel; 1302

(b) To implement programs designed to ensure that schools are 1303
free of drugs and violence and have a disciplined environment 1304
conducive to learning in accordance with safe school guidelines 1305
adopted by the state board of education; 1306

(c) To implement academic intervention services described in 1307 division (J)(6)(5) of this section. 1308

1284

(6) Except as permitted under division (J)(1) of this	1309
section, each (5) Each school district with a poverty index	1310
greater than or equal to 1.0 shall use the amount of its payment	1311
under division (C) of this section for academic intervention	1312
services, designed in accordance with student intervention	1313
guidelines adopted by the state board, for students who have	1314
failed or are in danger of failing any of the tests administered	1315
pursuant to section 3301.0710 of the Revised Code, including	1316
intervention services required by section 3313.608 of the Revised	1317
Code. Except as permitted under division (J)(1) of this section,	1318
$rac{no}{No}$ district shall spend any portion of its payment under	1319
division (C) of this section for any other purpose.	1320
Notwithstanding any provision to the contrary in Chapter 4117. of	1321
the Revised Code, no collective bargaining agreement entered into	1322
after June 30, 2005, shall require use of the payment for any	1323
other purpose.	1324

(7)(6) For increased classroom learning opportunities by 1325 increasing the amount of instructional attention received per 1326 pupil in kindergarten through third grade, either by reducing the 1327 ratio of students to instructional personnel or by increasing the 1328 amount of instruction and curriculum-related activities by 1329 extending the length of the school day or the school year. 1330

School districts may implement a reduction of the ratio of 1331 students to instructional personnel through any or all of the 1332 following methods: 1333

```
(a) Reducing the number of students in a classroom taught by
                                                                        1334
a single teacher;
                                                                        1335
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(b) Employing full-time educational aides or educational 1336 paraprofessionals, issued a permit or license under section 1337 3319.088 of the Revised Code, who are engaged in classroom support 1338 activities; 1339

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(c) Instituting a team-teaching method that will result in a 1340lower student-teacher ratio in a classroom. 1341

Districts may extend the school day either by increasing the 1342 amount of time allocated for each class, increasing the number of 1343 classes provided per day, offering optional academic-related 1344 after-school programs, providing curriculum-related extra 1345 curricular activities, or establishing tutoring or remedial 1346 services for students who have demonstrated an educational need. 1347 In accordance with section 3319.089 of the Revised Code, a 1348 district extending the school day pursuant to this division may 1349 utilize a participant of the work experience program who has a 1350 child enrolled in a public school in that district and who is 1351 fulfilling the work requirements of that program by volunteering 1352 or working in that public school. If the work experience program 1353 participant is compensated, the school district may use the funds 1354 distributed under this section for all or part of the 1355 compensation. 1356

Districts may extend the school year either through adding 1357 regular days of instruction to the school calendar or by providing 1358 summer programs. 1359

(8)(7) For early childhood programs or early learning 1360
programs, as defined by the department of education, for children 1361
age three or four who are not eligible for kindergarten; 1362

(9)(8) To furnish, free of charge, materials used in courses 1363
of instruction, except for the necessary textbooks or electronic 1364
textbooks required to be furnished without charge pursuant to 1365
section 3329.06 of the Revised Code, to pupils living in families 1366
participating in Ohio works first in accordance with section 1367
3313.642 of the Revised Code; 1368

(10)(9) For programs designed to reduce nonacademic barriers 1369 to learning, in accordance with guidelines developed by the 1370

1371

department of education;

(11)(10)For start-up costs associated with school breakfast1372programs provided pursuant to section 3313.813 of the Revised1373Code.1374

A school district may apply to the department, in the form 1375 and manner prescribed by the department, for a waiver to spend 1376 1377 funds paid under this section for programs not described in divisions (J)(1) to (11)(10) of this section. The waiver 1378 application shall specify the rationale for the alternative 1379 expenditure and the intended benefits for disadvantaged students. 1380 If the department grants the waiver, the district may use funds 1381 paid under this section to implement the alternative program. 1382

(K) A payment for assistance in closing the achievement gap, 1383calculated as follows: 1384

(1) In fiscal year 2008 the department shall pay each school 1385 district that has both a poverty index that is greater than or 1386 equal to 1.0 and an academic distress index, as determined based 1387 on the most recent report card issued under section 3302.03 of the 1388 Revised Code, that is greater than or equal to 1.0, an amount 1389 calculated in accordance with the following formula: 1390

poverty index X academic distress index X 1391

(0.0015 X formula amount) X formula ADM 1392

(2) In fiscal year 2009:

1393

(a) If the district received a payment under division (K)(1) 1394 of this section for fiscal year 2008, and its academic distress 1395 percentage for fiscal year 2009, as determined based on the most 1396 recent report card issued under section 3302.03 of the Revised 1397 Code, is less than its academic distress percentage for fiscal 1398 year 2008, the department shall pay the district the product of 1399 its payment under division (K)(1) of this section for fiscal year 1400 2008 times 1.035. 1401

(b) If the district received a payment under division (K)(1)1402 of this section for fiscal year 2008, and its academic distress 1403 percentage for fiscal year 2009, as determined based on the most 1404 recent report card issued under section 3302.03 of the Revised 1405 Code, is greater than or equal to its academic distress percentage 1406 for fiscal year 2008, the department shall pay the district the 1407 same amount as its payment under division (K)(1) of this section 1408 for fiscal year 2008. 1409

(c) If the district did not receive a payment under division 1410 (K)(1) of this section for fiscal year 2008, and it has both a 1411 poverty index that is greater than or equal to 1.0 and an academic 1412 distress index, as determined based on the most recent report card 1413 issued under section 3302.03 of the Revised Code, that is greater 1414 than or equal to 1.0 for fiscal year 2009, the department shall 1415 pay the district an amount calculated in accordance with the 1416 following formula: 1417

- poverty index X academic distress index X 1418
 - (0.0015 X formula amount) X formula ADM 1419

(L) This division applies only to funds paid under division 1420(K)(2)(b) of this section. 1421

(1) If applicable, each school district shall use the funds
for any necessary expenses for the continued operation of a school
district academic distress commission appointed under section
1424
3302.10 of the Revised Code.

(2) After satisfying the requirement of division (L)(1) of 1426 this section, each district shall spend the remaining funds only 1427 for one or more of the following purposes and only in buildings 1428 with the highest concentration of need: 1429

- (a) Assistance in improving student performance; 1430
- (b) Professional development for teachers and administrators; 1431
- (c) Assistance in recruiting and retaining teachers and 1432

administrators.	1433
(M) (1) Each school district wishing to receive any funds	1434
under division (D) of this section shall submit to the department	1435
of education the number of students attending all-day kindergarten	1436
when reporting formula ADM under section 3317.03 of the Revised	1437
Code.	1438
(2) Each school district that receives a payment under	1439
division (D) of this section shall first utilize funds received	1440
under that division to provide all-day kindergarten.	1441
(N) Except as permitted under division (M)(1) of this	1442
section, each school district with a poverty index less than 1.0	1443
that receives a payment under division (C) of this section shall	1444
use its payment under that division in accordance with all	1445
requirements of division (J) (5) of this section.	1446
(0) If at any time the superintendent of public instruction	1447
determines that a school district receiving funds under division	1448
(D) of this section has enrolled fewer than the number of all-day	1449
kindergarten students reported for that fiscal year, the	1450
superintendent shall withhold from the funds otherwise due the	1451
district under this section a proportional amount as determined by	1452
the difference in the certified all-day kindergarten ADM and the	1453
actual all-day kindergarten ADM.	1454
(N) The superintendent of public instruction shall also	1455
withhold an appropriate amount of funds otherwise due a district	1456
for any other misuse of funds not in accordance with this section.	1457
(P)(1) A district may use a portion of the funds paid under	1458
this section to modify or purchase classroom space to provide	1459
all day kindergarten, if both of the following conditions are met:	1460
	1461

(a) The district certifies to the department, in a manner 1462 acceptable to the department, that it has a shortage of space for 1463 providing all-day kindergarten. (b) The district provides all day kindergarten to the number 1465 of children in the all day kindergarten percentage it certified 1466 under-this-section. 1467 $\frac{(2)}{(0)}$ A district may use a portion of the funds paid under 1468

this section to modify or purchase classroom space to enable it to 1469 further reduce class size in grades kindergarten through two with 1470 a goal of attaining class sizes of fifteen students per licensed 1471 teacher. To do so, the district must certify its need for 1472 additional space to the department, in a manner satisfactory to 1473 the department. 1474

(Q)(P) Not later than the thirtieth day of September each 1475 year, each school district paid more than ten thousand dollars 1476 under this section shall report to the department, in the form and 1477 manner prescribed by the department, how the district deployed 1478 funds received under this section in the prior fiscal year. If a 1479 school district does not meet adequate progress standards as 1480 defined by the department, the department shall make 1481 recommendations to the district for deploying funds under this 1482 section in a more effective manner. 1483

Sec. 3317.03. Notwithstanding divisions (A)(1), (B)(1), and 1484 (C) of this section, except as provided in division (A)(2)(h) of 1485 this section, any student enrolled in kindergarten more than half 1486 time shall be reported as one half student under this section. 1487

(A) The superintendent of each city and exempted village 1488 school district and of each educational service center shall, for 1489 the schools under the superintendent's supervision, certify to the 1490 state board of education on or before the fifteenth day of October 1491 in each year for the first full school week in October the formula 1492 ADM. Beginning in fiscal year 2007, each superintendent also shall 1493 certify to the state board, for the schools under the 1494

1464

superintendent's supervision, the formula ADM for the first full 1495 week in February. If a school under the superintendent's 1496 supervision is closed for one or more days during that week due to 1497 hazardous weather conditions or other circumstances described in 1498 the first paragraph of division (B) of section 3317.01 of the 1499 Revised Code, the superintendent may apply to the superintendent 1500 of public instruction for a waiver, under which the superintendent 1501 of public instruction may exempt the district superintendent from 1502 certifying the formula ADM for that school for that week and 1503 specify an alternate week for certifying the formula ADM of that 1504 school. 1505

The formula ADM shall consist of the average daily membership 1506 during such week of the sum of the following: 1507

(1) On an FTE basis, the number of students in grades
kindergarten through twelve receiving any educational services
from the district, except that the following categories of
students shall not be included in the determination:

(a) Students enrolled in adult education classes;

(b) Adjacent or other district students enrolled in the
district under an open enrollment policy pursuant to section
3313.98 of the Revised Code;
1515

(c) Students receiving services in the district pursuant to a 1516 compact, cooperative education agreement, or a contract, but who 1517 are entitled to attend school in another district pursuant to 1518 section 3313.64 or 3313.65 of the Revised Code; 1519

(d) Students for whom tuition is payable pursuant to sections 15203317.081 and 3323.141 of the Revised Code; 1521

(e) Students receiving services in the district through a 1522scholarship awarded under section 3310.41 of the Revised Code. 1523

(2) On an FTE basis, except as provided in division (A)(2)(h) 1524

1512

of this section, the number of students entitled to attend school 1525

in the district pursuant to section 3313.64 or 3313.65 of the 1526
Revised Code, but receiving educational services in grades 1527
kindergarten through twelve from one or more of the following 1528
entities: 1529

(a) A community school pursuant to Chapter 3314. of the
Revised Code, including any participation in a college pursuant to
Chapter 3365. of the Revised Code while enrolled in such community
1532
school;

(b) An alternative school pursuant to sections 3313.974 to
3313.979 of the Revised Code as described in division (I)(2)(a) or
(b) of this section;
1536

(c) A college pursuant to Chapter 3365. of the Revised Code, 1537 except when the student is enrolled in the college while also 1538 enrolled in a community school pursuant to Chapter 3314. or a 1539 science, technology, engineering, and mathematics school 1540 established under Chapter 3326. of the Revised Code; 1541

(d) An adjacent or other school district under an open
enrollment policy adopted pursuant to section 3313.98 of the
Revised Code;

(e) An educational service center or cooperative education 1545district; 1546

(f) Another school district under a cooperative education 1547agreement, compact, or contract; 1548

(g) A chartered nonpublic school with a scholarship paidunder section 3310.08 of the Revised Code;1550

(h) An alternative public provider or a registered private
provider with a scholarship awarded under section 3310.41 of the
Revised Code. Each such scholarship student who is enrolled in
1553
kindergarten shall be counted as one full-time-equivalent student.
1554

1555

As used in this section, "alternative public provider" and 1556 "registered private provider" have the same meanings as in section 1557 3310.41 of the Revised Code₇. 1558

(i) A science, technology, engineering, and mathematics
school established under Chapter 3326. of the Revised Code,
including any participation in a college pursuant to Chapter 3365.
of the Revised Code while enrolled in the school.

(3) Twenty per cent of the number of students enrolled in a 1563 joint vocational school district or under a vocational education 1564 compact, excluding any students entitled to attend school in the 1565 district under section 3313.64 or 3313.65 of the Revised Code who 1566 are enrolled in another school district through an open enrollment 1567 policy as reported under division (A)(2)(d) of this section and 1568 then enroll in a joint vocational school district or under a 1569 vocational education compact; 1570

(4) The number of children with disabilities, other than 1571 preschool children with disabilities, entitled to attend school in 1572 the district pursuant to section 3313.64 or 3313.65 of the Revised 1573 Code who are placed by the district with a county MR/DD board, 1574 minus the number of such children placed with a county MR/DD board 1575 in fiscal year 1998. If this calculation produces a negative 1576 number, the number reported under division (A)(4) of this section 1577 shall be zero. 1578

(5) Beginning in fiscal year 2007, in the case of the report 1579 submitted for the first full week in February, or the alternative 1580 week if specified by the superintendent of public instruction, the 1581 number of students reported under division (A)(1) or (2) of this 1582 section for the first full week of the preceding October but who 1583 since that week have received high school diplomas. 1584

(B) To enable the department of education to obtain the data 1585

needed to complete the calculation of payments pursuant to this 1586 chapter, in addition to the formula ADM, each superintendent shall 1587 report separately the following student counts for the same week 1588 for which formula ADM is certified: 1589

(1) The total average daily membership in regular day classes 1590 included in the report under division (A)(1) or (2) of this 1591 section for traditional half-day kindergarten, all-day 1592 kindergarten, and each of grades one through twelve in schools 1593 under the superintendent's supervision; 1594

(2) The number of all preschool children with disabilities 1595 enrolled as of the first day of December in classes in the 1596 district that are eligible for approval under division (B) of 1597 section 3317.05 of the Revised Code and the number of those 1598 classes, which shall be reported not later than the fifteenth day 1599 of December, in accordance with rules adopted under that section; 1600

(3) The number of children entitled to attend school in the 1601 district pursuant to section 3313.64 or 3313.65 of the Revised 1602 Code who are: 1603

(a) Participating in a pilot project scholarship program 1604 established under sections 3313.974 to 3313.979 of the Revised 1605 Code as described in division (I)(2)(a) or (b) of this section; 1606

(b) Enrolled in a college under Chapter 3365. of the Revised 1607 Code, except when the student is enrolled in the college while 1608 also enrolled in a community school pursuant to Chapter 3314. or a 1609 science, technology, engineering, and mathematics school 1610 established under Chapter 3326. of the Revised Code; 1611

(c) Enrolled in an adjacent or other school district under 1612 section 3313.98 of the Revised Code; 1613

(d) Enrolled in a community school established under Chapter 1614 3314. of the Revised Code that is not an internet- or 1615 computer-based community school as defined in section 3314.02 of 1616

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pursuant to Chapter 3365. of the Revised Code while enrolled in 1618 such community school; 1619

(e) Enrolled in an internet- or computer-based community
school, as defined in section 3314.02 of the Revised Code,
including any participation in a college pursuant to Chapter 3365.
of the Revised Code while enrolled in the school;

(f) Enrolled in a chartered nonpublic school with a 1624 scholarship paid under section 3310.08 of the Revised Code; 1625

(g) Enrolled in kindergarten through grade twelve in an
 alternative public provider or a registered private provider with
 a scholarship awarded under section 3310.41 of the Revised Code;

(h) Enrolled as a preschool child with a disability in an
 alternative public provider or a registered private provider with
 a scholarship awarded under section 3310.41 of the Revised Code;

(i) Participating in a program operated by a county MR/DDboard or a state institution;1633

(j) Enrolled in a science, technology, engineering, and
mathematics school established under Chapter 3326. of the Revised
Code, including any participation in a college pursuant to Chapter
3365. of the Revised Code while enrolled in the school.
1637

(4) The number of pupils enrolled in joint vocational1638schools;1639

(5) The average daily membership of children with 1640 disabilities reported under division (A)(1) or (2) of this section 1641 receiving special education services for the category one 1642 disability described in division (A) of section 3317.013 of the 1643 Revised Code; 1644

(6) The average daily membership of children withdisabilities reported under division (A)(1) or (2) of this section1646

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receiving special education services for category two disabilities 1647 described in division (B) of section 3317.013 of the Revised Code; 1648 1649 (7) The average daily membership of children with 1650 disabilities reported under division (A)(1) or (2) of this section 1651 receiving special education services for category three 1652 disabilities described in division (C) of section 3317.013 of the 1653 Revised Code; 1654 (8) The average daily membership of children with 1655 disabilities reported under division (A)(1) or (2) of this section 1656 receiving special education services for category four 1657 disabilities described in division (D) of section 3317.013 of the 1658 Revised Code; 1659 (9) The average daily membership of children with 1660 disabilities reported under division (A)(1) or (2) of this section 1661 receiving special education services for the category five 1662 disabilities described in division (E) of section 3317.013 of the 1663 Revised Code; 1664 (10) The combined average daily membership of children with 1665 disabilities reported under division (A)(1) or (2) and under 1666 division (B)(3)(h) of this section receiving special education 1667 services for category six disabilities described in division (F) 1668 of section 3317.013 of the Revised Code, including children 1669 attending a special education program operated by an alternative 1670 public provider or a registered private provider with a 1671 scholarship awarded under section 3310.41 of the Revised Code; 1672 (11) The average daily membership of pupils reported under 1673

division (A)(1) or (2) of this section enrolled in category one1674vocational education programs or classes, described in division1675(A) of section 3317.014 of the Revised Code, operated by the1676school district or by another district, other than a joint1677

vocational school district, or by an educational service center, 1678
excluding any student reported under division (B)(3)(e) of this 1679
section as enrolled in an internet- or computer-based community 1680
school, notwithstanding division (C) of section 3317.02 of the 1681
Revised Code and division (C)(3) of this section; 1682

(12) The average daily membership of pupils reported under 1683 division (A)(1) or (2) of this section enrolled in category two 1684 vocational education programs or services, described in division 1685 (B) of section 3317.014 of the Revised Code, operated by the 1686 school district or another school district, other than a joint 1687 vocational school district, or by an educational service center, 1688 excluding any student reported under division (B)(3)(e) of this 1689 section as enrolled in an internet- or computer-based community 1690 school, notwithstanding division (C) of section 3317.02 of the 1691 Revised Code and division (C)(3) of this section; 1692

(13) The average number of children transported by the school 1693 district on board-owned or contractor-owned and -operated buses, 1694 reported in accordance with rules adopted by the department of 1695 education; 1696

(14)(a) The number of children, other than preschool children 1697
with disabilities, the district placed with a county MR/DD board 1698
in fiscal year 1998; 1699

(b) The number of children with disabilities, other than
preschool children with disabilities, placed with a county MR/DD
board in the current fiscal year to receive special education
services for the category one disability described in division (A)
of section 3317.013 of the Revised Code;

(c) The number of children with disabilities, other than
preschool children with disabilities, placed with a county MR/DD
board in the current fiscal year to receive special education
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services for category two disabilities described in division (B)
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of section 3317.013 of the Revised Code;

(d) The number of children with disabilities, other than
preschool children with disabilities, placed with a county MR/DD
board in the current fiscal year to receive special education
services for category three disabilities described in division (C)
of section 3317.013 of the Revised Code;

(e) The number of children with disabilities, other than
preschool children with disabilities, placed with a county MR/DD
board in the current fiscal year to receive special education
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services for category four disabilities described in division (D)
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of section 3317.013 of the Revised Code;

(f) The number of children with disabilities, other than
preschool children with disabilities, placed with a county MR/DD
board in the current fiscal year to receive special education
services for the category five disabilities described in division
(E) of section 3317.013 of the Revised Code;

(g) The number of children with disabilities, other than
preschool children with disabilities, placed with a county MR/DD
board in the current fiscal year to receive special education
services for category six disabilities described in division (F)
of section 3317.013 of the Revised Code.

(C)(1) Except as otherwise provided in this section for 1730 kindergarten students, the The average daily membership in 1731 divisions (B)(1) to (12) of this section shall be based upon the 1732 number of full-time equivalent students. The state board of 1733 education shall adopt rules defining full-time equivalent students 1734 and for determining the average daily membership therefrom for the 1735 purposes of divisions (A), (B), and (D) of this section. 1736

(2) A student enrolled in a community school established
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 under Chapter 3314. or a science, technology, engineering, and
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 mathematics school established under Chapter 3326. of the Revised
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Code shall be counted in the formula ADM and, if applicable, the 1740 category one, two, three, four, five, or six special education ADM 1741 of the school district in which the student is entitled to attend 1742 school under section 3313.64 or 3313.65 of the Revised Code for 1743 the same proportion of the school year that the student is counted 1744 in the enrollment of the community school or the science, 1745 technology, engineering, and mathematics school for purposes of 1746 section 3314.08 or 3326.33 of the Revised Code. Notwithstanding 1747 the number of students reported pursuant to division (B)(3)(d), 1748 (e), or (j) of this section, the department may adjust the formula 1749 ADM of a school district to account for students entitled to 1750 attend school in the district under section 3313.64 or 3313.65 of 1751 the Revised Code who are enrolled in a community school or a 1752 science, technology, engineering, and mathematics school for only 1753 a portion of the school year. 1754

(3) No child shall be counted as more than a total of one
child in the sum of the average daily memberships of a school
district under division (A), divisions (B)(1) to (12), or division
(D) of this section, except as follows:

(a) A child with a disability described in section 3317.013 1759 of the Revised Code may be counted both in formula ADM and in 1760 category one, two, three, four, five, or six special education ADM 1761 and, if applicable, in category one or two vocational education 1762 ADM. As provided in division (C) of section 3317.02 of the Revised 1763 Code, such a child shall be counted in category one, two, three, 1764 four, five, or six special education ADM in the same proportion 1765 that the child is counted in formula ADM. 1766

(b) A child enrolled in vocational education programs or 1767
classes described in section 3317.014 of the Revised Code may be 1768
counted both in formula ADM and category one or two vocational 1769
education ADM and, if applicable, in category one, two, three, 1770
four, five, or six special education ADM. Such a child shall be 1771

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counted in category one or two vocational education ADM in the 1772 same proportion as the percentage of time that the child spends in 1773 the vocational education programs or classes. 1774

(4) Based on the information reported under this section, the 1775 department of education shall determine the total student count, 1776 as defined in section 3301.011 of the Revised Code, for each 1777 school district. 1778

(D)(1) The superintendent of each joint vocational school 1779 district shall certify to the superintendent of public instruction 1780 on or before the fifteenth day of October in each year for the 1781 first full school week in October the formula ADM. Beginning in 1782 fiscal year 2007, each superintendent also shall certify to the 1783 state superintendent the formula ADM for the first full week in 1784 February. If a school operated by the joint vocational school 1785 district is closed for one or more days during that week due to 1786 hazardous weather conditions or other circumstances described in 1787 the first paragraph of division (B) of section 3317.01 of the 1788 Revised Code, the superintendent may apply to the superintendent 1789 of public instruction for a waiver, under which the superintendent 1790 of public instruction may exempt the district superintendent from 1791 certifying the formula ADM for that school for that week and 1792 specify an alternate week for certifying the formula ADM of that 1793 school. 1794

The formula ADM, except as otherwise provided in this 1795 division, shall consist of the average daily membership during 1796 such week, on an FTE basis, of the number of students receiving 1797 any educational services from the district, including students 1798 enrolled in a community school established under Chapter 3314. or 1799 a science, technology, engineering, and mathematics school 1800 established under Chapter 3326. of the Revised Code who are 1801 attending the joint vocational district under an agreement between 1802 the district board of education and the governing authority of the 1803

community school or the science, technology, engineering, and 1804 mathematics school and are entitled to attend school in a city, 1805 local, or exempted village school district whose territory is part 1806 of the territory of the joint vocational district. Beginning in 1807 fiscal year 2007, in the case of the report submitted for the 1808 first week in February, or the alternative week if specified by 1809 the superintendent of public instruction, the superintendent of 1810 the joint vocational school district may include the number of 1811 students reported under division (D)(1) of this section for the 1812 first full week of the preceding October but who since that week 1813 have received high school diplomas. 1814

The following categories of students shall not be included in 1816 the determination made under division (D)(1) of this section: 1817

(a) Students enrolled in adult education classes;

(b) Adjacent or other district joint vocational students
enrolled in the district under an open enrollment policy pursuant
to section 3313.98 of the Revised Code;

(c) Students receiving services in the district pursuant to a 1822 compact, cooperative education agreement, or a contract, but who 1823 are entitled to attend school in a city, local, or exempted 1824 village school district whose territory is not part of the 1825 territory of the joint vocational district; 1826

(d) Students for whom tuition is payable pursuant to sections 18273317.081 and 3323.141 of the Revised Code. 1828

(2) To enable the department of education to obtain the data 1829 needed to complete the calculation of payments pursuant to this 1830 chapter, in addition to the formula ADM, each superintendent shall 1831 report separately the average daily membership included in the 1832 report under division (D)(1) of this section for each of the 1833 following categories of students for the same week for which 1834

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formula ADM is certified:	1835				
(a) Students enrolled in each grade included in the joint	1836				
vocational district schools;	1830				
(b) Children with disabilities receiving special education	1838				
services for the category one disability described in division (A)	1839				
of section 3317.013 of the Revised Code;	1840				
(c) Children with disabilities receiving special education	1841				
services for the category two disabilities described in division	1842				
(B) of section 3317.013 of the Revised Code;	1843				
(d) Children with disabilities receiving special education	1844				
services for category three disabilities described in division (C)	1845				
of section 3317.013 of the Revised Code;	1846				
(e) Children with disabilities receiving special education	1847				
services for category four disabilities described in division (D)	1848				
of section 3317.013 of the Revised Code;					
(f) Children with disabilities receiving special education	1850				
services for the category five disabilities described in division	1851				
(E) of section 3317.013 of the Revised Code;	1852				
(g) Children with disabilities receiving special education	1853				
services for category six disabilities described in division (F)	1854				
of section 3317.013 of the Revised Code;	1855				
(h) Students receiving category one vocational education	1856				
services, described in division (A) of section 3317.014 of the	1857				
Revised Code;	1858				
(i) Students receiving category two vocational education	1859				
services, described in division (B) of section 3317.014 of the	1860				
Revised Code.					
The superintendent of each joint vocational school district	1862				

The superintendent of each joint vocational school district1862shall also indicate the city, local, or exempted village school1863district in which each joint vocational district pupil is entitled1864

1884

to attend school pursuant to section 3313.64 or 3313.65 of the 1865 Revised Code. 1866

(E) In each school of each city, local, exempted village, 1867 joint vocational, and cooperative education school district there 1868 shall be maintained a record of school membership, which record 1869 shall accurately show, for each day the school is in session, the 1870 actual membership enrolled in regular day classes. For the purpose 1871 of determining average daily membership, the membership figure of 1872 any school shall not include any pupils except those pupils 1873 described by division (A) of this section. The record of 1874 membership for each school shall be maintained in such manner that 1875 no pupil shall be counted as in membership prior to the actual 1876 date of entry in the school and also in such manner that where for 1877 any cause a pupil permanently withdraws from the school that pupil 1878 shall not be counted as in membership from and after the date of 1879 such withdrawal. There shall not be included in the membership of 1880 any school any of the following: 1881

(1) Any pupil who has graduated from the twelfth grade of a 1882public or nonpublic high school; 1883

(2) Any pupil who is not a resident of the state;

(3) Any pupil who was enrolled in the schools of the district 1885 during the previous school year when tests were administered under 1886 section 3301.0711 of the Revised Code but did not take one or more 1887 of the tests required by that section and was not excused pursuant 1888 to division (C)(1) or (3) of that section; 1889

(4) Any pupil who has attained the age of twenty-two years, 1890 except for veterans of the armed services whose attendance was 1891 interrupted before completing the recognized twelve-year course of 1892 the public schools by reason of induction or enlistment in the 1893 armed forces and who apply for reenrollment in the public school 1894 system of their residence not later than four years after 1895 termination of war or their honorable discharge. 1896

If, however, any veteran described by division (E)(4) of this 1897 section elects to enroll in special courses organized for veterans 1898 for whom tuition is paid under the provisions of federal laws, or 1899 otherwise, that veteran shall not be included in average daily 1900 membership.

Notwithstanding division (E)(3) of this section, the 1902 membership of any school may include a pupil who did not take a 1903 test required by section 3301.0711 of the Revised Code if the 1904 superintendent of public instruction grants a waiver from the 1905 requirement to take the test to the specific pupil and a parent is 1906 not paying tuition for the pupil pursuant to section 3313.6410 of 1907 the Revised Code. The superintendent may grant such a waiver only 1908 for good cause in accordance with rules adopted by the state board 1909 of education. 1910

Except as provided in divisions (B)(2) and (F) of this 1911 section, the average daily membership figure of any local, city, 1912 exempted village, or joint vocational school district shall be 1913 determined by dividing the figure representing the sum of the 1914 number of pupils enrolled during each day the school of attendance 1915 is actually open for instruction during the week for which the 1916 formula ADM is being certified by the total number of days the 1917 school was actually open for instruction during that week. For 1918 purposes of state funding, "enrolled" persons are only those 1919 pupils who are attending school, those who have attended school 1920 during the current school year and are absent for authorized 1921 reasons, and those children with disabilities currently receiving 1922 home instruction. 1923

The average daily membership figure of any cooperative1924education school district shall be determined in accordance with1925rules adopted by the state board of education.1926

(F)(1) If the formula ADM for the first full school week in 1927 February is at least three per cent greater than that certified 1928 for the first full school week in the preceding October, the 1929 superintendent of schools of any city, exempted village, or joint 1930 vocational school district or educational service center shall 1931 certify such increase to the superintendent of public instruction. 1932 Such certification shall be submitted no later than the fifteenth 1933 day of February. For the balance of the fiscal year, beginning 1934 with the February payments, the superintendent of public 1935 instruction shall use the increased formula ADM in calculating or 1936 recalculating the amounts to be allocated in accordance with 1937 section 3317.022 or 3317.16 of the Revised Code. In no event shall 1938 the superintendent use an increased membership certified to the 1939 superintendent after the fifteenth day of February. Division 1940 (F)(1) of this section does not apply after fiscal year 2006. 1941

(2) If on the first school day of April the total number of 1942 classes or units for preschool children with disabilities that are 1943 eligible for approval under division (B) of section 3317.05 of the 1944 Revised Code exceeds the number of units that have been approved 1945 for the year under that division, the superintendent of schools of 1946 any city, exempted village, or cooperative education school 1947 district or educational service center shall make the 1948 certifications required by this section for that day. If the 1949 department determines additional units can be approved for the 1950 fiscal year within any limitations set forth in the acts 1951 appropriating moneys for the funding of such units, the department 1952 shall approve additional units for the fiscal year on the basis of 1953 such average daily membership. For each unit so approved, the 1954 department shall pay an amount computed in the manner prescribed 1955 in section 3317.052 or 3317.19 and section 3317.053 of the Revised 1956 Code. 1957

(3) If a student attending a community school under Chapter 1958

3314. or a science, technology, engineering, and mathematics 1959 school established under Chapter 3326. of the Revised Code is not 1960 included in the formula ADM certified for the school district in 1961 which the student is entitled to attend school under section 1962 3313.64 or 3313.65 of the Revised Code, the department of 1963 education shall adjust the formula ADM of that school district to 1964 include the student in accordance with division (C)(2) of this 1965 section, and shall recalculate the school district's payments 1966 under this chapter for the entire fiscal year on the basis of that 1967 adjusted formula ADM. This requirement applies regardless of 1968 whether the student was enrolled, as defined in division (E) of 1969 this section, in the community school or the science, technology, 1970 engineering, and mathematics school during the week for which the 1971 formula ADM is being certified. 1972

(4) If a student awarded an educational choice scholarship is 1973 not included in the formula ADM of the school district from which 1974 the department deducts funds for the scholarship under section 1975 3310.08 of the Revised Code, the department shall adjust the 1976 formula ADM of that school district to include the student to the 1977 extent necessary to account for the deduction, and shall 1978 recalculate the school district's payments under this chapter for 1979 the entire fiscal year on the basis of that adjusted formula ADM. 1980 This requirement applies regardless of whether the student was 1981 enrolled, as defined in division (E) of this section, in the 1982 chartered nonpublic school, the school district, or a community 1983 school during the week for which the formula ADM is being 1984 certified. 1985

(G)(1)(a) The superintendent of an institution operating a 1986 special education program pursuant to section 3323.091 of the 1987 Revised Code shall, for the programs under such superintendent's 1988 supervision, certify to the state board of education, in the 1989 manner prescribed by the superintendent of public instruction, 1990

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both of the following: 1991 (i) The average daily membership of all children with 1992 disabilities other than preschool children with disabilities 1993 receiving services at the institution for each category of 1994 disability described in divisions (A) to (F) of section 3317.013 1995 of the Revised Code; 1996 (ii) The average daily membership of all preschool children 1997 with disabilities in classes or programs approved annually by the 1998 department of education for unit funding under section 3317.05 of 1999 the Revised Code. 2000 (b) The superintendent of an institution with vocational 2001 education units approved under division (A) of section 3317.05 of 2002 the Revised Code shall, for the units under the superintendent's 2003 supervision, certify to the state board of education the average 2004 daily membership in those units, in the manner prescribed by the 2005 superintendent of public instruction. 2006 (2) The superintendent of each county MR/DD board that 2007 maintains special education classes under section 3317.20 of the 2008 Revised Code or units approved pursuant to section 3317.05 of the 2009 Revised Code shall do both of the following: 2010 (a) Certify to the state board, in the manner prescribed by 2011 the board, the average daily membership in classes under section 2012 3317.20 of the Revised Code for each school district that has 2013 placed children in the classes; 2014 (b) Certify to the state board, in the manner prescribed by 2015 the board, the number of all preschool children with disabilities 2016 enrolled as of the first day of December in classes eligible for 2017 approval under division (B) of section 3317.05 of the Revised 2018

Code, and the number of those classes. 2019 (3)(a) If on the first school day of April the number of 2020

classes or units maintained for preschool children with 2021

disabilities by the county MR/DD board that are eligible for 2022 approval under division (B) of section 3317.05 of the Revised Code 2023 is greater than the number of units approved for the year under 2024 that division, the superintendent shall make the certification 2025 required by this section for that day. 2026

(b) If the department determines that additional classes or 2027 units can be approved for the fiscal year within any limitations 2028 set forth in the acts appropriating moneys for the funding of the 2029 classes and units described in division (G)(3)(a) of this section, 2030 the department shall approve and fund additional units for the 2031 fiscal year on the basis of such average daily membership. For 2032 each unit so approved, the department shall pay an amount computed 2033 in the manner prescribed in sections 3317.052 and 3317.053 of the 2034 Revised Code. 2035

(H) Except as provided in division (I) of this section, when 2036 any city, local, or exempted village school district provides 2037 instruction for a nonresident pupil whose attendance is 2038 unauthorized attendance as defined in section 3327.06 of the 2039 Revised Code, that pupil's membership shall not be included in 2040 that district's membership figure used in the calculation of that 2041 district's formula ADM or included in the determination of any 2042 unit approved for the district under section 3317.05 of the 2043 Revised Code. The reporting official shall report separately the 2044 average daily membership of all pupils whose attendance in the 2045 district is unauthorized attendance, and the membership of each 2046 such pupil shall be credited to the school district in which the 2047 pupil is entitled to attend school under division (B) of section 2048 3313.64 or section 3313.65 of the Revised Code as determined by 2049 the department of education. 2050

(I)(1) A city, local, exempted village, or joint vocational
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 school district admitting a scholarship student of a pilot project
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 district pursuant to division (C) of section 3313.976 of the
 2053

Revised Code may count such student in its average daily						
membership.						
(2) In any year for which funds are appropriated for pilot	2056					
project scholarship programs, a school district implementing a	2057					
state-sponsored pilot project scholarship program that year	2058					
pursuant to sections 3313.974 to 3313.979 of the Revised Code may						
count in average daily membership:						
(a) All children residing in the district and utilizing a	2061					
scholarship to attend kindergarten in any alternative school, as	2062					
defined in section 3313.974 of the Revised Code;	2063					
(b) All children who were enrolled in the district in the	2064					
preceding year who are utilizing a scholarship to attend any such						
alternative school.						
(J) The superintendent of each cooperative education school	2067					
district shall certify to the superintendent of public	2068					
instruction, in a manner prescribed by the state board of	2069					
education, the applicable average daily memberships for all	2070					
students in the cooperative education district, also indicating	2071					
the city, local, or exempted village district where each pupil is	2072					
entitled to attend school under section 3313.64 or 3313.65 of the	2073					
Revised Code.	2074					
(K) If the superintendent of public instruction determines	2075					
that a component of the formula ADM certified or reported by a	2076					

district superintendent, or other reporting entity, is not 2077 correct, the superintendent of public instruction may order that 2078 the formula ADM used for the purposes of payments under any 2079 section of Title XXXIII of the Revised Code be adjusted in the 2080 amount of the error. 2081

sec. 3321.01. (A)(1) As used in this chapter, "parent," 2082
"guardian," or "other person having charge or care of a child" 2083

means either parent unless the parents are separated or divorced 2084 or their marriage has been dissolved or annulled, in which case 2085 "parent" means the parent who is the residential parent and legal 2086 custodian of the child. If the child is in the legal or permanent 2087 custody of a person or government agency, "parent" means that 2088 person or government agency. When a child is a resident of a home, 2089 as defined in section 3313.64 of the Revised Code, and the child's 2090 parent is not a resident of this state, "parent," "guardian," or 2091 "other person having charge or care of a child" means the head of 2092 the home. 2093

A child between six and eighteen years of age is "of 2094 compulsory school age" for the purpose of sections 3321.01 to 2095 3321.13 of the Revised Code. A child under six years of age who 2096 has been enrolled in kindergarten also shall be considered "of 2097 compulsory school age" for the purpose of sections 3321.01 to 2098 3321.13 of the Revised Code unless at any time the child's parent 2099 or guardian, at the parent's or guardian's discretion and in 2100 consultation with the child's teacher and principal, formally 2101 withdraws the child from kindergarten. The compulsory school age 2102 of a child shall not commence until the beginning of the term of 2103 such schools, or other time in the school year fixed by the rules 2104 of the board of the district in which the child resides. 2105

(2) No child shall be admitted to a kindergarten or a first 2106 grade of a public school in a district in which all children are 2107 admitted to kindergarten and the first grade in August or 2108 September unless the child is five or six years of age, 2109 respectively, by the thirtieth day of September of the year of 2110 admittance, or by the first day of a term or semester other than 2111 one beginning in August or September in school districts granting 2112 admittance at the beginning of such term or semester, except that 2113 in those school districts using or obtaining educationally 2114 accepted standardized testing programs for determining entrance, 2115

as approved by the board of education of such districts, the board 2116 shall admit a child to kindergarten or the first grade who fails 2117 to meet the age requirement, provided the child meets necessary 2118 standards as determined by such standardized testing programs. If 2119 the board of education has not established a standardized testing 2120 program, the board shall designate the necessary standards and a 2121 testing program it will accept for the purpose of admitting a 2122 child to kindergarten or first grade who fails to meet the age 2123 requirement. Each child who will be the proper age for entrance to 2124 kindergarten or first grade by the first day of January of the 2125 school year for which admission is requested shall be so tested 2126 upon the request of the child's parent. 2127

(3) Notwithstanding divisions (A)(2) and (D) of this section, 2128 beginning with the school year that starts in 2001 and continuing 2129 thereafter the board of education of any district may adopt a 2130 resolution establishing the first day of August in lieu of the 2131 thirtieth day of September as the required date by which students 2132 must have attained the age specified in those divisions. 2133

(B) As used in divisions (C) and (D) of this section,
"successfully completed kindergarten" and "successful completion
of kindergarten" mean that the child has completed the
kindergarten requirements at one of the following:

(1) A public or chartered nonpublic school; 2138

(2) A kindergarten class that is both of the following: 2139

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(a) Offered by a day-care provider licensed under Chapter 21405104. of the Revised Code; 2141
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(b) If offered after July 1, 1991, is directly taught by a 2142teacher who holds one of the following: 2143

(i) A valid educator license issued under section 3319.22 of 2144the Revised Code; 2145

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(ii) A Montessori preprimary credential or age-appropriate 2146
diploma granted by the American Montessori society or the 2147
association Montessori internationale; 2148
(iii) Certification determined under division (G) of this 2149

section to be equivalent to that described in division2150(B)(2)(b)(ii) of this section;2151

(iv) Certification for teachers in nontax-supported schools 2152pursuant to section 3301.071 of the Revised Code. 2153

(C) Except as provided in division (D) of this section, no
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school district shall admit to the first grade any child who has
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not successfully completed kindergarten.
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(D) Upon request of a parent, the requirement of division (C) 2157
of this section may be waived by the district's pupil personnel 2158
services committee in the case of a child who is at least six 2159
years of age by the thirtieth day of September of the year of 2160
admittance and who demonstrates to the satisfaction of the 2161
committee the possession of the social, emotional, and cognitive 2162
skills necessary for first grade. 2163

The board of education of each city, local, and exempted 2164 village school district shall establish a pupil personnel services 2165 committee. The committee shall be composed of all of the following 2166 to the extent such personnel are either employed by the district 2167 or employed by the governing board of the educational service 2168 center within whose territory the district is located and the 2169 educational service center generally furnishes the services of 2170 such personnel to the district: 2171

(1) The director of pupil personnel services; 2172

(2) An elementary school counselor; 2173

(3) An elementary school principal; 2174

(4) A school psychologist;

2177

((5)	А	teacher	assigned	to	teach	first	grade;	2176

(6) A gifted coordinator.

The responsibilities of the pupil personnel services 2178 committee shall be limited to the issuing of waivers allowing 2179 admittance to the first grade without the successful completion of 2180 kindergarten. The committee shall have no other authority except 2181 as specified in this section. 2182

(E) The scheduling of times for kindergarten classes and
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length of the school day for kindergarten shall be determined by
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the board of education of a city, exempted village, or local
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school district.

(F) Any kindergarten class offered by a day-care provider or 2187school described by division (B)(1) or (B)(2)(a) of this section 2188shall be developmentally appropriate. 2189

(G) Upon written request of a day-care provider described by 2190 division (B)(2)(a) of this section, the department of education 2191 shall determine whether certification held by a teacher employed 2192 by the provider meets the requirement of division (B)(2)(b)(iii) 2193 of this section and, if so, shall furnish the provider a statement 2194 to that effect. 2195

(H) As used in this division, "all-day kindergarten" has the 2196 same meaning as in section 3317.029 of the Revised Code. 2197

(1) Any school district that is not eligible to receive2198poverty-based assistance for all-day kindergarten under division2199(D) of section 3317.029 of the Revised Code may charge fees or2200tuition for students enrolled in all-day kindergarten. If a2201district charges fees or tuition for all-day kindergarten under2202this division, the district shall develop a sliding fee scale2203based on family incomes.2204

(2) The department of education shall conduct an annual 2205

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Survey of each school district described in division (n)(1) of	2200				
this section to determine the following:	2207				
(a) Whether the district charges fees or tuition for students	2208				
enrolled in all-day kindergarten;					
(b) The amount of the fees or tuition charged;	2210				
(c) How many of the students for whom tuition is charged are	2211				
eligible for free lunches under the "National School Lunch Act,"	2212				
60 Stat. 230 (1946), 42 U.S.C. 1751, as amended, and the "Child	2213				
Nutrition Act of 1966," 80 Stat. 885, 42 U.S.C. 1771, as amended,	2214				
and how many of the students for whom tuition is charged are	2215				
eligible for reduced price lunches under those acts;	2216				
(d) How many students are enrolled in traditional half-day	2217				
kindergarten rather than all-day kindergarten.	2218				
Each district shall report to the department, in the manner	2219				
prescribed by the department, the information described in	2220				
divisions (H)(2)(a) to (d) of this section.	2221				
The department shall issue an annual report on the results of	2222				
the survey and shall post the report on its web site. The	2223				
department shall issue the first report not later than April 30,	2224				
2008, and shall issue a report not later than the thirtieth day of	2225				
April each year thereafter.	2226				
Sec. 5727.84. (A) As used in this section and sections	2227				
Sec. 5727.84. (A) As used in this section and sections 5727.85, 5727.86, and 5727.87 of the Revised Code:	2227 2228				
5727.85, 5727.86, and 5727.87 of the Revised Code:	2228				
5727.85, 5727.86, and 5727.87 of the Revised Code: (1) "School district" means a city, local, or exempted	2228 2229				
5727.85, 5727.86, and 5727.87 of the Revised Code: (1) "School district" means a city, local, or exempted village school district.	2228 2229 2230				
<pre>5727.85, 5727.86, and 5727.87 of the Revised Code: (1) "School district" means a city, local, or exempted village school district. (2) "Joint vocational school district" means a joint</pre>	2228 2229 2230 2231				
<pre>5727.85, 5727.86, and 5727.87 of the Revised Code: (1) "School district" means a city, local, or exempted village school district. (2) "Joint vocational school district" means a joint vocational school district created under section 3311.16 of the</pre>	2228 2229 2230 2231 2232				
<pre>5727.85, 5727.86, and 5727.87 of the Revised Code: (1) "School district" means a city, local, or exempted village school district. (2) "Joint vocational school district" means a joint vocational school district created under section 3311.16 of the Revised Code, and includes a cooperative education school district</pre>	2228 2229 2230 2231 2232 2233				

survey of each school district described in division (H)(1) of

of the Revised Code.

(3) "Local taxing unit" means a subdivision or taxing unit, 2237 as defined in section 5705.01 of the Revised Code, a park district 2238 created under Chapter 1545. of the Revised Code, or a township 2239 park district established under section 511.23 of the Revised 2240 Code, but excludes school districts and joint vocational school 2241 districts. 2242

(4) "State education aid," for a school district, means the 2243 sum of state aid amounts computed for the district under divisions 2244 (A), (C)(1), (C)(4), (D), (E), and (F) of section 3317.022; 2245 divisions (B), (C), and (D) of section 3317.023; divisions (G), 2246 (L), and (N) of section 3317.024; and sections 3317.029, 2247 3317.0216, 3317.0217, 3317.04, 3317.05, 3317.052, and 3317.053 of 2248 the Revised Code; and the adjustments required by: division (C) of 2249 section 3310.08; division (C)(2) of section 3310.41; division (C) 2250 of section 3314.08; division (D)(2) of section 3314.091; division 2251 (D) of section 3314.13; divisions (E), (K), (L), (M), and (N) of 2252 section 3317.023; division (C) of section 3317.20; and sections 2253 3313.979 and 3313.981 of the Revised Code. However, when 2254 calculating state education aid for a school district for fiscal 2255 years 2008 and 2009, include the amount computed for the district 2256 under Section 269.20.80 of H.B. 119 of the 127th general assembly, 2257 as subsequently amended, instead of division (D) of section 2258 3317.022 of the Revised Code; and include amounts calculated under 2259 Section 269.30.80 of this act, as subsequently amended; and 2260 account for adjustments under division (C)(2) of section 3310.41 2261 of the Revised Code. 2262

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(5) "State education aid," for a joint vocational school
district, means the sum of the state aid amounts computed for the
district under division (N) of section 3317.024 and section
3317.16 of the Revised Code. However, when calculating state
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education aid for a joint vocational school district for fiscal 2268 years 2008 and 2009, include the amount computed for the district 2269 under Section 269.30.90 of H.B. 119 of the 127th general assembly, 2270 as subsequently amended. 2271

(6) "State education aid offset" means the amount determined 2272 for each school district or joint vocational school district under 2273 division (A)(1) of section 5727.85 of the Revised Code. 2274

(7) "Recognized valuation" has the same meaning as in section 2275 3317.02 of the Revised Code. 2276

(8) "Electric company tax value loss" means the amount 2277 determined under division (D) of this section. 2278

(9) "Natural gas company tax value loss" means the amount 2279 determined under division (E) of this section. 2280

(10) "Tax value loss" means the sum of the electric company 2281 tax value loss and the natural gas company tax value loss. 2282

(11) "Fixed-rate levy" means any tax levied on property other 2283 than a fixed-sum levy. 2284

(12) "Fixed-rate levy loss" means the amount determined under 2285 division (G) of this section. 2286

(13) "Fixed-sum levy" means a tax levied on property at 2287 whatever rate is required to produce a specified amount of tax 2288 money or levied in excess of the ten-mill limitation to pay debt 2289 charges, and includes school district emergency levies imposed 2290 pursuant to section 5705.194 of the Revised Code. 2291

(14) "Fixed-sum levy loss" means the amount determined under 2292 division (H) of this section. 2293

(15) "Consumer price index" means the consumer price index 2294 (all items, all urban consumers) prepared by the bureau of labor 2295 statistics of the United States department of labor. 2296

(B) The kilowatt-hour tax receipts fund is hereby created in 2297

the state treasury and shall consist of money arising from the tax 2298 imposed by section 5727.81 of the Revised Code. All money in the 2299 kilowatt-hour tax receipts fund shall be credited as follows: 2300

(1) Sixty-three per cent shall be credited to the general 2301revenue fund. 2302

(2) Twenty-five and four-tenths per cent shall be credited to
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the school district property tax replacement fund, which is hereby
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created in the state treasury for the purpose of making the
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payments described in section 5727.85 of the Revised Code.
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(3) Eleven and six-tenths per cent shall be credited to the
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local government property tax replacement fund, which is hereby
created in the state treasury for the purpose of making the
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payments described in section 5727.86 of the Revised Code.
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(C) The natural gas tax receipts fund is hereby created in 2311 the state treasury and shall consist of money arising from the tax 2312 imposed by section 5727.811 of the Revised Code. All money in the 2313 fund shall be credited as follows: 2314

(1) Sixty-eight and seven-tenths per cent shall be credited
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 to the school district property tax replacement fund for the
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 purpose of making the payments described in section 5727.85 of the
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 Revised Code.
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(2) Thirty-one and three-tenths per cent shall be credited to
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the local government property tax replacement fund for the purpose
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of making the payments described in section 5727.86 of the Revised
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Code.
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(D) Not later than January 1, 2002, the tax commissioner 2323
shall determine for each taxing district its electric company tax 2324
value loss, which is the sum of the applicable amounts described 2325
in divisions (D)(1) to (4) of this section: 2326

(1) The difference obtained by subtracting the amount 2327

described in division (D)(1)(b) from the amount described in2328division (D)(1)(a) of this section.2329

(a) The value of electric company and rural electric company
tangible personal property as assessed by the tax commissioner for
tax year 1998 on a preliminary assessment, or an amended
preliminary assessment if issued prior to March 1, 1999, and as
apportioned to the taxing district for tax year 1998;

(b) The value of electric company and rural electric company
tangible personal property as assessed by the tax commissioner for
tax year 1998 had the property been apportioned to the taxing
district for tax year 2001, and assessed at the rates in effect
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for tax year 2001.

(2) The difference obtained by subtracting the amount
described in division (D)(2)(b) from the amount described in
division (D)(2)(a) of this section.

(a) The three-year average for tax years 1996, 1997, and 1998
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of the assessed value from nuclear fuel materials and assemblies
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assessed against a person under Chapter 5711. of the Revised Code
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from the leasing of them to an electric company for those
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respective tax years, as reflected in the preliminary assessments;
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(b) The three-year average assessed value from nuclear fuel
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 materials and assemblies assessed under division (D)(2)(a) of this
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 section for tax years 1996, 1997, and 1998, as reflected in the
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 preliminary assessments, using an assessment rate of twenty-five
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 per cent.

(3) In the case of a taxing district having a nuclear power
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plant within its territory, any amount, resulting in an electric
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company tax value loss, obtained by subtracting the amount
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described in division (D)(1) of this section from the difference
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obtained by subtracting the amount described in division (D)(3)(b)
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of this section from the amount described in division (D)(3)(a) of
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this section.

(a) The value of electric company tangible personal property 2360
as assessed by the tax commissioner for tax year 2000 on a 2361
preliminary assessment, or an amended preliminary assessment if 2362
issued prior to March 1, 2001, and as apportioned to the taxing 2363
district for tax year 2000; 2364

(b) The value of electric company tangible personal property 2365
as assessed by the tax commissioner for tax year 2001 on a 2366
preliminary assessment, or an amended preliminary assessment if 2367
issued prior to March 1, 2002, and as apportioned to the taxing 2368
district for tax year 2001. 2369

(4) In the case of a taxing district having a nuclear power
plant within its territory, the difference obtained by subtracting
the amount described in division (D)(4)(b) of this section from
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the amount described in division (D)(4)(a) of this section,
provided that such difference is greater than ten per cent of the
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amount described in division (D)(4)(a) of this section.

(a) The value of electric company tangible personal property 2376
as assessed by the tax commissioner for tax year 2005 on a 2377
preliminary assessment, or an amended preliminary assessment if 2378
issued prior to March 1, 2006, and as apportioned to the taxing 2379
district for tax year 2005; 2380

(b) The value of electric company tangible personal property 2381 as assessed by the tax commissioner for tax year 2006 on a 2382 preliminary assessment, or an amended preliminary assessment if 2383 issued prior to March 1, 2007, and as apportioned to the taxing 2384 district for tax year 2006. 2385

(E) Not later than January 1, 2002, the tax commissioner 2386
shall determine for each taxing district its natural gas company 2387
tax value loss, which is the sum of the amounts described in 2388
divisions (E)(1) and (2) of this section: 2389

2359

S. B. No. 12 As Introduced

(1) The difference obtained by subtracting the amount
described in division (E)(1)(b) from the amount described in
division (E)(1)(a) of this section.

(a) The value of all natural gas company tangible personal
property, other than property described in division (E)(2) of this
section, as assessed by the tax commissioner for tax year 1999 on
a preliminary assessment, or an amended preliminary assessment if
issued prior to March 1, 2000, and apportioned to the taxing
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(b) The value of all natural gas company tangible personal
property, other than property described in division (E)(2) of this
section, as assessed by the tax commissioner for tax year 1999 had
the property been apportioned to the taxing district for tax year
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2001, and assessed at the rates in effect for tax year 2001.

(2) The difference in the value of current gas obtained by 2404
subtracting the amount described in division (E)(2)(b) from the 2405
amount described in division (E)(2)(a) of this section. 2406

(a) The three-year average assessed value of current gas as 2407
assessed by the tax commissioner for tax years 1997, 1998, and 2408
1999 on a preliminary assessment, or an amended preliminary 2409
assessment if issued prior to March 1, 2001, and as apportioned in 2410
the taxing district for those respective years; 2411

(b) The three-year average assessed value from current gas 2412
under division (E)(2)(a) of this section for tax years 1997, 1998, 2413
and 1999, as reflected in the preliminary assessment, using an 2414
assessment rate of twenty-five per cent. 2415

(F) The tax commissioner may request that natural gas 2416
companies, electric companies, and rural electric companies file a 2417
report to help determine the tax value loss under divisions (D) 2418
and (E) of this section. The report shall be filed within thirty 2419
days of the commissioner's request. A company that fails to file 2420

the report or does not timely file the report is subject to the 2421 penalty in section 5727.60 of the Revised Code. 2422

(G) Not later than January 1, 2002, the tax commissioner 2423 shall determine for each school district, joint vocational school 2424 district, and local taxing unit its fixed-rate levy loss, which is 2425 the sum of its electric company tax value loss multiplied by the 2426 tax rate in effect in tax year 1998 for fixed-rate levies and its 2427 natural gas company tax value loss multiplied by the tax rate in 2428 effect in tax year 1999 for fixed-rate levies. 2429

(H) Not later than January 1, 2002, the tax commissioner 2430 shall determine for each school district, joint vocational school 2431 district, and local taxing unit its fixed-sum levy loss, which is 2432 the amount obtained by subtracting the amount described in 2433 division (H)(2) of this section from the amount described in 2434 division (H)(1) of this section: 2435

(1) The sum of the electric company tax value loss multiplied 2436 by the tax rate in effect in tax year 1998, and the natural gas 2437 company tax value loss multiplied by the tax rate in effect in tax 2438 year 1999, for fixed-sum levies for all taxing districts within 2439 each school district, joint vocational school district, and local 2440 taxing unit. For the years 2002 through 2006, this computation 2441 shall include school district emergency levies that existed in 2442 1998 in the case of the electric company tax value loss, and 1999 2443 in the case of the natural gas company tax value loss, and all 2444 other fixed-sum levies that existed in 1998 in the case of the 2445 electric company tax value loss and 1999 in the case of the 2446 natural gas company tax value loss and continue to be charged in 2447 the tax year preceding the distribution year. For the years 2007 2448 through 2016 in the case of school district emergency levies, and 2449 for all years after 2006 in the case of all other fixed-sum 2450 levies, this computation shall exclude all fixed-sum levies that 2451 existed in 1998 in the case of the electric company tax value loss 2452

and 1999 in the case of the natural gas company tax value loss, 2453 but are no longer in effect in the tax year preceding the 2454 distribution year. For the purposes of this section, an emergency 2455 levy that existed in 1998 in the case of the electric company tax 2456 value loss, and 1999 in the case of the natural gas company tax 2457 value loss, continues to exist in a year beginning on or after 2458 January 1, 2007, but before January 1, 2017, if, in that year, the 2459 board of education levies a school district emergency levy for an 2460 annual sum at least equal to the annual sum levied by the board in 2461 tax year 1998 or 1999, respectively, less the amount of the 2462 payment certified under this division for 2002. 2463

(2) The total taxable value in tax year 1999 less the tax
value loss in each school district, joint vocational school
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district, and local taxing unit multiplied by one-fourth of one
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mill.

If the amount computed under division (H) of this section for 2468 any school district, joint vocational school district, or local 2469 taxing unit is greater than zero, that amount shall equal the 2470 fixed-sum levy loss reimbursed pursuant to division (E) of section 2471 5727.85 of the Revised Code or division (A)(2) of section 5727.86 2472 of the Revised Code, and the one-fourth of one mill that is 2473 subtracted under division (H)(2) of this section shall be 2474 apportioned among all contributing fixed-sum levies in the 2475 proportion of each levy to the sum of all fixed-sum levies within 2476 each school district, joint vocational school district, or local 2477 2478 taxing unit.

(I) Notwithstanding divisions (D), (E), (G), and (H) of this 2479 section, in computing the tax value loss, fixed-rate levy loss, 2480 and fixed-sum levy loss, the tax commissioner shall use the 2481 greater of the 1998 tax rate or the 1999 tax rate in the case of 2482 levy losses associated with the electric company tax value loss, 2483 but the 1999 tax rate shall not include for this purpose any tax 2484

levy approved by the voters after June 30, 1999, and the tax 2485

commissioner shall use the greater of the 1999 or the 2000 tax 2486 rate in the case of levy losses associated with the natural gas 2487 company tax value loss. 2488

(J) Not later than January 1, 2002, the tax commissioner 2489 shall certify to the department of education the tax value loss 2490 determined under divisions (D) and (E) of this section for each 2491 taxing district, the fixed-rate levy loss calculated under 2492 division (G) of this section, and the fixed-sum levy loss 2493 calculated under division (H) of this section. The calculations 2494 under divisions (G) and (H) of this section shall separately 2495 display the levy loss for each levy eligible for reimbursement. 2496

(K) Not later than September 1, 2001, the tax commissioner 2497
shall certify the amount of the fixed-sum levy loss to the county 2498
auditor of each county in which a school district with a fixed-sum 2499
levy loss has territory. 2500

Section 2. That existing sections 3314.08, 3314.084, 3314.26,25013317.016, 3317.017, 3317.02, 3317.029, 3317.03, 3321.01, and25025727.84 and section 3314.13 of the Revised Code are hereby2503repealed.2504

Section 3. Sections 1 and 2 of this act take effect July 1, 2505 2009. 2506