As Reported by the Senate Education Committee

129th General Assembly Regular Session 2011-2012

S. B. No. 9

Senator Manning

Cosponsors: Senators Bacon, Beagle, Cates, Grendell, Jones, Jordan, Patton, Schaffer, Seitz, Wagoner

A BILL

То	amend sections 3306.01, 3321.01, and 3321.05 of	1
	the Revised Code and to repeal Section 265.70.70	2
	of Am. Sub. H.B. 1 of the 128th General Assembly	3
	and Section 9 of Sub. H.B. 318 of the 128th	4
	General Assembly to eliminate the requirement that	5
	school districts offer all-day kindergarten and to	6
	allow public schools to continue charging tuition	7
	for all-day kindergarten.	8

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

Section 1. That sections 3306.01, 3321.01, and 3321.05 of the	9
Revised Code be amended to read as follows:	10
Sec. 3306.01. This chapter shall be administered by the state	11
board of education. The superintendent of public instruction shall	12
calculate the amounts payable to each school district and shall	13
certify the amounts payable to each eligible district to the	14
treasurer of the district as determined under this chapter. As	15
soon as possible after such amounts are calculated, the	16
superintendent shall certify to the treasurer of each school	17
district the district's adjusted charge-off increase, as defined	18

in section 5705.211 of the Revised Code. No moneys shall be	19
distributed pursuant to this chapter without the approval of the	20
controlling board.	21

The state board of education shall, in accordance with 22 appropriations made by the general assembly, meet the financial 23 obligations of this chapter. 24

Annually, the department of education shall calculate and 25 report to each school district the district's adequacy amount 26 utilizing the calculations in sections 3306.03 and 3306.13 of the 27 Revised Code. The department shall calculate and report separately 28 for each school district the district's total state and local 29 funds for its students with disabilities, utilizing the 30 calculations in sections 3306.05, 3306.11, and 3306.13 of the 31 Revised Code. The department shall calculate and report separately 32 for each school district the amount of funding calculated for each 33 factor of the district's adequacy amount. 34

Not later than the thirty-first day of August of each fiscal
year, the department of education shall provide to each school
district a preliminary estimate of the amount of funding that the
department calculates the district will receive under section
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3306.13 of the Revised Code. Not later than the first day of
December of each fiscal year, the department shall update that
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preliminary estimate.

Moneys distributed pursuant to this chapter shall be 42 calculated and paid on a fiscal year basis, beginning with the 43 first day of July and extending through the thirtieth day of June. 44 Unless otherwise provided, the moneys appropriated for each fiscal 45 year shall be distributed at least monthly to each school 46 district. The state board shall submit a yearly distribution plan 47 to the controlling board at its first meeting in July. The state 48 board shall submit any proposed midyear revision of the plan to 49 the controlling board in January. Any year-end revision of the 50 plan shall be submitted to the controlling board in June. If 51 moneys appropriated for each fiscal year are distributed other 52 than monthly, such distribution shall be on the same basis for 53 each school district.

The total amounts paid each month shall constitute, as nearly 55 as possible, one-twelfth of the total amount payable for the 56 entire year. 57

Payments shall be calculated to reflect the reporting of 58 formula ADM. Annualized periodic payments for each school district 59 shall be based on the district's final student counts verified by 60 the superintendent of public instruction based on reports under 61 section 3317.03 of the Revised Code, as adjusted, if so ordered, 62 under division (K) of that section. 63

- (A) Except as otherwise provided, payments under this chapter
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 shall be made only to those school districts that comply with
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 divisions (A)(1) to (3) of this section.
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- (1) Each city, exempted village, and local school district 67 shall levy for current operating expenses at least twenty mills. 68 Levies for joint vocational or cooperative education school 69 districts or county school financing districts, limited to or to 70 the extent apportioned to current expenses, shall be included in 71 this qualification requirement. School district income tax levies 72 under Chapter 5748. of the Revised Code, limited to or to the 73 extent apportioned to current operating expenses, shall be 74 included in this qualification requirement to the extent 75 determined by the tax commissioner under division (D) of section 76 3317.021 of the Revised Code. 77
- (2) Each city, exempted village, local, and joint vocational
 school district, during the school year next preceding the fiscal
 year for which payments are calculated under this chapter, shall
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meet the requirement of section 3313.48 or 3313.481 of the Revised 81 Code, with regard to the minimum number of days or hours school 82 must be open for instruction with pupils in attendance, for 83 individualized parent-teacher conference and reporting periods, 84 and for professional meetings of teachers. The superintendent of 85 public instruction shall waive a number of days in accordance with 86 section 3317.01 of the Revised Code on which it had been necessary 87 for a school to be closed because of disease epidemic, hazardous 88 weather conditions, inoperability of school buses or other 89 equipment necessary to the school's operation, damage to a school 90 building, or other temporary circumstances due to utility failure 91 rendering the school building unfit for school use. 92

A school district shall not be considered to have failed to

comply with this division or section 3313.481 of the Revised Code

because schools were open for instruction but either twelfth grade

students were excused from attendance for up to three days or only

a portion of the kindergarten students were in attendance for up

to three days in order to allow for the gradual orientation to

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school of such students.

The superintendent of public instruction shall waive the 100 requirements of this section with reference to the minimum number 101 of days or hours a school must be open for instruction with pupils 102 in attendance for the school year succeeding the school year in 103 which a board of education initiates a plan of operation pursuant 104 to section 3313.481 of the Revised Code. The minimum requirements 105 of this section shall again be applicable to the district 106 beginning with the school year commencing the second July 107 succeeding the initiation of the plan, and for each school year 108 thereafter. 109

A school district shall not be considered to have failed to 110 comply with this division or section 3313.48 or 3313.481 of the 111 Revised Code because schools were open for instruction but the 112

A child between six and eighteen years of age is "of

compulsory school age" for the purpose of sections 3321.01 to

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3321.13 of the Revised Code. A child under six years of age who 175 has been enrolled in kindergarten also shall be considered "of 176 compulsory school age" for the purpose of sections 3321.01 to 177 3321.13 of the Revised Code unless at any time the child's parent 178 or guardian, at the parent's or guardian's discretion and in 179 consultation with the child's teacher and principal, formally 180 withdraws the child from kindergarten. The compulsory school age 181 of a child shall not commence until the beginning of the term of 182 such schools, or other time in the school year fixed by the rules 183 of the board of the district in which the child resides. 184

(2) No child shall be admitted to a kindergarten or a first 185 grade of a public school in a district in which all children are 186 admitted to kindergarten and the first grade in August or 187 September unless the child is five or six years of age, 188 respectively, by the thirtieth day of September of the year of 189 admittance, or by the first day of a term or semester other than 190 one beginning in August or September in school districts granting 191 admittance at the beginning of such term or semester, except that 192 in those school districts using or obtaining educationally 193 accepted standardized testing programs for determining entrance, 194 as approved by the board of education of such districts, the board 195 shall admit a child to kindergarten or the first grade who fails 196 to meet the age requirement, provided the child meets necessary 197 standards as determined by such standardized testing programs. If 198 the board of education has not established a standardized testing 199 program, the board shall designate the necessary standards and a 200 testing program it will accept for the purpose of admitting a 201 child to kindergarten or first grade who fails to meet the age 202 requirement. Each child who will be the proper age for entrance to 203 kindergarten or first grade by the first day of January of the 204 205 school year for which admission is requested shall be so tested upon the request of the child's parent. 206

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(3) Notwithstanding divisions $(A)(2)$ and (D) of this section,	207
beginning with the school year that starts in 2001 and continuing	208
thereafter the board of education of any district may adopt a	209
resolution establishing the first day of August in lieu of the	210
thirtieth day of September as the required date by which students	211
must have attained the age specified in those divisions.	212
(B) As used in divisions (C) and (D) of this section,	213
"successfully completed kindergarten" and "successful completion	214
of kindergarten" mean that the child has completed the	215
kindergarten requirements at one of the following:	216
(1) A public or chartered nonpublic school;	217
(2) A kindergarten class that is both of the following:	218
(a) Offered by a day-care provider licensed under Chapter	219
5104. of the Revised Code;	220
(b) If offered after July 1, 1991, is directly taught by a	221
teacher who holds one of the following:	222
(i) A valid educator license issued under section 3319.22 of	223
the Revised Code;	224
(ii) A Montessori preprimary credential or age-appropriate	225
diploma granted by the American Montessori society or the	226
association Montessori internationale;	227
(iii) Certification determined under division (G) of this	228
section to be equivalent to that described in division	229
(B)(2)(b)(ii) of this section;	230
(iv) Certification for teachers in nontax-supported schools	231
pursuant to section 3301.071 of the Revised Code.	232
(C) Except as provided in division (D) of this section, no	233
school district shall admit to the first grade any child who has	234
not successfully completed kindergarten.	235

(D) Upon request of a parent, the requirement of division (C)

of this section may be waived by the district's pupil personnel	237
services committee in the case of a child who is at least six	238
years of age by the thirtieth day of September of the year of	239
admittance and who demonstrates to the satisfaction of the	240
committee the possession of the social, emotional, and cognitive	241
skills necessary for first grade.	242

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The board of education of each city, local, and exempted 243 village school district shall establish a pupil personnel services 244 committee. The committee shall be composed of all of the following 245 to the extent such personnel are either employed by the district 246 or employed by the governing board of the educational service 247 center within whose territory the district is located and the 248 educational service center generally furnishes the services of 249 such personnel to the district: 250

- (1) The director of pupil personnel services; 251
- (2) An elementary school counselor; 252
- (3) An elementary school principal; 253
- (4) A school psychologist; 254
- (5) A teacher assigned to teach first grade; 255
- (6) A gifted coordinator. 256

The responsibilities of the pupil personnel services 257 committee shall be limited to the issuing of waivers allowing 258 admittance to the first grade without the successful completion of 259 kindergarten. The committee shall have no other authority except 260 as specified in this section.

- (E) The scheduling of times for kindergarten classes and 262 length of the school day for kindergarten shall be determined by 263 the board of education of a city, exempted village, or local 264 school district, subject to section 3321.05 of the Revised Code. 265
 - (F) Any kindergarten class offered by a day-care provider or 266

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kindergarten and how many students are enrolled in rather than	297
all-day kindergarten , as defined in section 3321.05 of the Revised	
Code .	299
Each district shall report to the department, in the manner	300
prescribed by the department, the information required by this	301
division described in divisions (H)(2)(a) to (d) of this section.	302
The department shall issue an annual report on the results of	303
the survey and shall post the report on its web site. The	304
department shall issue the first report not later than April 30,	305
2008, and shall issue a report not later than the thirtieth day of	306
April each year thereafter.	307
Sec. 3321.05. (A) As used in this section, "all-day	308
kindergarten" means a kindergarten class that is in session five	309
days per week for not less than the same number of clock hours	310
each day as for students in grades one through six.	311
(B) Any school district may operate all-day kindergarten or	312
extended kindergarten, but beginning in fiscal year 2011, each	313
city, local, and exempted village school district shall provide	314
all-day kindergarten to each student enrolled in kindergarten,	315
except as specified in divisions (C) and (D) of this section.	316
(C) The board of education of a school district may apply to	317
the superintendent of public instruction for a waiver of the	318
requirement to provide all day kindergarten for all kindergarten	319
students. In making the determination to grant or deny the waiver,	320
the state superintendent may consider space concerns or	321
alternative delivery approaches used by the school district.	322
$\frac{\text{(D)}}{\text{No}} \text{ no}$ district shall require any student to attend	323
kindergarten for more than one half of the number of clock hours	324
required each day for grades one through six <u>traditional</u>	325
kindergarten by the minimum standards adopted under division (D)	326

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of section 3301.07 of the Revised Code. Each school district that	327
operates all-day or extended kindergarten shall accommodate	
kindergarten students whose parents or guardians elect to enroll	
them for one-half of the minimum number of hours required each day	
for grades one through six.	331
(E) A school district may use space in child day-care centers	332
licensed under Chapter 5104. of the Revised Code to provide	
all day kindergarten under this section.	
Section 2. That existing sections 3306.01, 3321.01, and	335
3321.05 of the Revised Code are hereby repealed.	336
Section 3. That Section 265.70.70 of Am. Sub. H.B. 1 of the	337
128th General Assembly and Section 9 of Sub. H.B. 318 of the 128th	338
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General Assembly are hereby repealed.	339
Section 4. Sections 1, 2, and 3 of this act take effect on	340
the later of July 1, 2011, or the earliest date permitted by law.	341