As Introduced

130th General Assembly Regular Session 2013-2014

H. B. No. 32

Representatives Hayes, Patmon

Cosponsors: Representatives Hood, Adams, J., Grossman, McGregor, Derickson, Barnes, Thompson, Beck, Roegner, Reece, Blair, Ruhl, Huffman, Milkovich

A BILL

To amend sections 2151.011, 3313.48, 3313.533,	1
3313.62, 3313.88, 3317.01, 3317.03, 3321.05,	2
3326.11, and 3327.01; to amend, for the purpose of	3
adopting a new section number as indicated in	4
parentheses, section 3313.88 (3313.482); to enact	5
new section 3313.481 and section 3314.092; and to	б
repeal sections 3313.481 and 3313.482 of the	7
Revised Code to establish a minimum school year	8
for school districts, STEM schools, and chartered	9
nonpublic schools based on hours, rather than	10
days, of instruction.	11

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

Section 1. That sections 2151.011, 3313.48, 3313.533,	12
3313.62, 3313.88, 3317.01, 3317.03, 3321.05, 3326.11, and 3327.01	13
be amended; section 3313.88 (3313.482) be amended for the purpose	14
of adopting a new section number as indicated in parentheses; and	15
new section 3313.481 and section 3314.092 of the Revised Code be	16
enacted to read as follows:	17

Sec. 2151.011. (A) As used in the Revised Code: 18

(1) "Juvenile court" means whichever of the following is
applicable that has jurisdiction under this chapter and Chapter
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2152. of the Revised Code:
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(a) The division of the court of common pleas specified in 22
section 2101.022 or 2301.03 of the Revised Code as having 23
jurisdiction under this chapter and Chapter 2152. of the Revised 24
Code or as being the juvenile division or the juvenile division 25
combined with one or more other divisions; 26

(b) The juvenile court of Cuyahoga county or Hamilton county
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that is separately and independently created by section 2151.08 or
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Chapter 2153. of the Revised Code and that has jurisdiction under
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this chapter and Chapter 2152. of the Revised Code;
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(c) If division (A)(1)(a) or (b) of this section does notapply, the probate division of the court of common pleas.32

(2) "Juvenile judge" means a judge of a court having33jurisdiction under this chapter.34

(3) "Private child placing agency" means any association, as
defined in section 5103.02 of the Revised Code, that is certified
under section 5103.03 of the Revised Code to accept temporary,
permanent, or legal custody of children and place the children for
either foster care or adoption.

(4) "Private noncustodial agency" means any person,
organization, association, or society certified by the department
of job and family services that does not accept temporary or
permanent legal custody of children, that is privately operated in
this state, and that does one or more of the following:

(a) Receives and cares for children for two or more45consecutive weeks;46

(b) Participates in the placement of children in certified 47

foster homes; (c) Provides adoption services in conjunction with a public children services agency or private child placing agency. (B) As used in this chapter: (1) "Adequate parental care" means the provision by a child's parent or parents, guardian, or custodian of adequate food, clothing, and shelter to ensure the child's health and physical safety and the provision by a child's parent or parents of specialized services warranted by the child's physical or mental needs. (2) "Adult" means an individual who is eighteen years of age or older. (3) "Agreement for temporary custody" means a voluntary agreement authorized by section 5103.15 of the Revised Code that transfers the temporary custody of a child to a public children services agency or a private child placing agency.

(4) "Alternative response" means the public children services
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agency's response to a report of child abuse or neglect that
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engages the family in a comprehensive evaluation of child safety,
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risk of subsequent harm, and family strengths and needs and that
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does not include a determination as to whether child abuse or
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neglect occurred.

(5) "Certified foster home" means a foster home, as defined
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in section 5103.02 of the Revised Code, certified under section
5103.03 of the Revised Code.
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(6) "Child" means a person who is under eighteen years of
age, except that the juvenile court has jurisdiction over any
person who is adjudicated an unruly child prior to attaining
righteen years of age until the person attains twenty-one years of
age, and, for purposes of that jurisdiction related to that

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adjudication, a person who is so adjudicated an unruly child shall 78 be deemed a "child" until the person attains twenty-one years of 79 80 age.

(7) "Child day camp," "child care," "child day-care center," "part-time child day-care center," "type A family day-care home," 82 "licensed type B family day-care home," "type B family day-care 83 home, " "administrator of a child day-care center, " "administrator 84 of a type A family day-care home, " and "in-home aide" have the 85 same meanings as in section 5104.01 of the Revised Code. 86

(8) "Child care provider" means an individual who is a 87 child-care staff member or administrator of a child day-care 88 center, a type A family day-care home, or a type B family day-care 89 home, or an in-home aide or an individual who is licensed, is 90 regulated, is approved, operates under the direction of, or 91 otherwise is certified by the department of job and family 92 services, department of developmental disabilities, or the early 93 childhood programs of the department of education. 94

(9) "Chronic truant" has the same meaning as in section 95 2152.02 of the Revised Code. 96

(10) "Commit" means to vest custody as ordered by the court. 97

(11) "Counseling" includes both of the following:

99 (a) General counseling services performed by a public children services agency or shelter for victims of domestic 100 violence to assist a child, a child's parents, and a child's 101 siblings in alleviating identified problems that may cause or have 102 caused the child to be an abused, neglected, or dependent child. 103

(b) Psychiatric or psychological therapeutic counseling 104 services provided to correct or alleviate any mental or emotional 105 illness or disorder and performed by a licensed psychiatrist, 106 licensed psychologist, or a person licensed under Chapter 4757. of 107 the Revised Code to engage in social work or professional 108

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counseling.

(12) "Custodian" means a person who has legal custody of a 110 child or a public children services agency or private child 111 placing agency that has permanent, temporary, or legal custody of 112 a child. 113 (13) "Delinquent child" has the same meaning as in section 114 2152.02 of the Revised Code. 115 (14) "Detention" means the temporary care of children pending 116 court adjudication or disposition, or execution of a court order, 117 in a public or private facility designed to physically restrict 118 the movement and activities of children. 119 (15) "Developmental disability" has the same meaning as in 120 section 5123.01 of the Revised Code. 121

(16) "Differential response approach" means an approach that
a public children services agency may use to respond to accepted
reports of child abuse or neglect with either an alternative
response or a traditional response.

(17) "Foster caregiver" has the same meaning as in section 1265103.02 of the Revised Code. 127

(18) "Guardian" means a person, association, or corporation 128 that is granted authority by a probate court pursuant to Chapter 129 2111. of the Revised Code to exercise parental rights over a child 130 to the extent provided in the court's order and subject to the 131 residual parental rights of the child's parents. 132

(19) "Habitual truant" means any child of compulsory school 133 age who is absent without legitimate excuse for absence from the 134 public school the child is supposed to attend for five or more 135 consecutive school days, seven or more school days in one school 136 month, or twelve or more school days in a school year. 137

(20) "Juvenile traffic offender" has the same meaning as in 138

section 2152.02 of the Revised Code.

(21) "Legal custody" means a legal status that vests in the 140 custodian the right to have physical care and control of the child 141 and to determine where and with whom the child shall live, and the 142 right and duty to protect, train, and discipline the child and to 143 provide the child with food, shelter, education, and medical care, 144 all subject to any residual parental rights, privileges, and 145 responsibilities. An individual granted legal custody shall 146 exercise the rights and responsibilities personally unless 147 otherwise authorized by any section of the Revised Code or by the 148 court. 149

(22) A "legitimate excuse for absence from the public school
the child is supposed to attend" includes, but is not limited to,
any of the following:

(a) The fact that the child in question has enrolled in and
 is attending another public or nonpublic school in this or another
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 state;

(b) The fact that the child in question is excused from
attendance at school for any of the reasons specified in section
3321.04 of the Revised Code;

(c) The fact that the child in question has received an age
and schooling certificate in accordance with section 3331.01 of
the Revised Code.

(23) "Mental illness" and "mentally ill person subject to
hospitalization by court order" have the same meanings as in
section 5122.01 of the Revised Code.

(24) "Mental injury" means any behavioral, cognitive, 165
emotional, or mental disorder in a child caused by an act or 166
omission that is described in section 2919.22 of the Revised Code 167
and is committed by the parent or other person responsible for the 168
child's care. 169

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(25) "Mentally retarded person" has the same meaning as in170section 5123.01 of the Revised Code.171

(26) "Nonsecure care, supervision, or training" means care, 172
supervision, or training of a child in a facility that does not 173
confine or prevent movement of the child within the facility or 174
from the facility. 175

(27) "Of compulsory school age" has the same meaning as in section 3321.01 of the Revised Code.

(28) "Organization" means any institution, public, 178
semipublic, or private, and any private association, society, or 179
agency located or operating in the state, incorporated or 180
unincorporated, having among its functions the furnishing of 181
protective services or care for children, or the placement of 182
children in certified foster homes or elsewhere. 183

(29) "Out-of-home care" means detention facilities, shelter 184 facilities, certified children's crisis care facilities, certified 185 foster homes, placement in a prospective adoptive home prior to 186 the issuance of a final decree of adoption, organizations, 187 certified organizations, child day-care centers, type A family 188 day-care homes, type B family day-care homes, child care provided 189 by in-home aides, group home providers, group homes, institutions, 190 state institutions, residential facilities, residential care 191 facilities, residential camps, day camps, public schools, 192 chartered nonpublic schools, educational service centers, 193 hospitals, and medical clinics that are responsible for the care, 194 physical custody, or control of children. 195

(30) "Out-of-home care child abuse" means any of the 196
following when committed by a person responsible for the care of a 197
child in out-of-home care: 198

(a) Engaging in sexual activity with a child in the person's 199care; 200

necessary for a child's health; 203 (c) Use of restraint procedures on a child that cause injury 204 or pain; 205 (d) Administration of prescription drugs or psychotropic 206 medication to the child without the written approval and ongoing 207 supervision of a licensed physician; 208 (e) Commission of any act, other than by accidental means, 209 that results in any injury to or death of the child in out-of-home 210 care or commission of any act by accidental means that results in 211 an injury to or death of a child in out-of-home care and that is 212 at variance with the history given of the injury or death. 213 (31) "Out-of-home care child neglect" means any of the 214 following when committed by a person responsible for the care of a 215 child in out-of-home care: 216 (a) Failure to provide reasonable supervision according to 217 the standards of care appropriate to the age, mental and physical 218 condition, or other special needs of the child; 219 (b) Failure to provide reasonable supervision according to 220 the standards of care appropriate to the age, mental and physical 221 condition, or other special needs of the child, that results in 222 sexual or physical abuse of the child by any person; 223 (c) Failure to develop a process for all of the following: 224

(b) Denial to a child, as a means of punishment, of proper or

necessary subsistence, education, medical care, or other care

(i) Administration of prescription drugs or psychotropicdrugs for the child;226

(ii) Assuring that the instructions of the licensed physicianwho prescribed a drug for the child are followed;228

(iii) Reporting to the licensed physician who prescribed thedrug all unfavorable or dangerous side effects from the use of the230

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drug.

(d) Failure to provide proper or necessary subsistence, 232
education, medical care, or other individualized care necessary 233
for the health or well-being of the child; 234

(e) Confinement of the child to a locked room without235monitoring by staff;236

(f) Failure to provide ongoing security for all prescription 237and nonprescription medication; 238

(g) Isolation of a child for a period of time when there is
substantial risk that the isolation, if continued, will impair or
retard the mental health or physical well-being of the child.
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(32) "Permanent custody" means a legal status that vests in a 242 public children services agency or a private child placing agency, 243 all parental rights, duties, and obligations, including the right 244 to consent to adoption, and divests the natural parents or 245 adoptive parents of all parental rights, privileges, and 246 obligations, including all residual rights and obligations. 247

(33) "Permanent surrender" means the act of the parents or,
if a child has only one parent, of the parent of a child, by a
voluntary agreement authorized by section 5103.15 of the Revised
Code, to transfer the permanent custody of the child to a public
children services agency or a private child placing agency.

(34) "Person" means an individual, association, corporation, 253
 or partnership and the state or any of its political subdivisions, 254
 departments, or agencies. 255

(35) "Person responsible for a child's care in out-of-home 256 care" means any of the following: 257

(a) Any foster caregiver, in-home aide, or provider; 258

(b) Any administrator, employee, or agent of any of thefollowing: a public or private detention facility; shelter260

facility; certified children's crisis care facility; organization; 261
certified organization; child day-care center; type A family 262
day-care home; licensed type B family day-care home; group home; 263
institution; state institution; residential facility; residential 264
care facility; residential camp; day camp; school district; 265
community school; chartered nonpublic school; educational service 266
center; hospital; or medical clinic; 267

(c) Any person who supervises or coaches children as part of
 an extracurricular activity sponsored by a school district, public
 school, or chartered nonpublic school;
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(d) Any other person who performs a similar function with 271respect to, or has a similar relationship to, children. 272

(36) "Physically impaired" means having one or more of the 273
following conditions that substantially limit one or more of an 274
individual's major life activities, including self-care, receptive 275
and expressive language, learning, mobility, and self-direction: 276

(a) A substantial impairment of vision, speech, or hearing; 277

(b) A congenital orthopedic impairment;

(c) An orthopedic impairment caused by disease, rheumatic
fever or any other similar chronic or acute health problem, or
amputation or another similar cause.
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(37) "Placement for adoption" means the arrangement by a 282
public children services agency or a private child placing agency 283
with a person for the care and adoption by that person of a child 284
of whom the agency has permanent custody. 285

(38) "Placement in foster care" means the arrangement by a
public children services agency or a private child placing agency
for the out-of-home care of a child of whom the agency has
temporary custody or permanent custody.

(39) "Planned permanent living arrangement" means an order of 290

a juvenile court pursuant to which both of the following apply: 291

(a) The court gives legal custody of a child to a public
children services agency or a private child placing agency without
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the termination of parental rights.

(b) The order permits the agency to make an appropriate 295
placement of the child and to enter into a written agreement with 296
a foster care provider or with another person or agency with whom 297
the child is placed. 298

(40) "Practice of social work" and "practice of professional 299counseling" have the same meanings as in section 4757.01 of the 300Revised Code. 301

(41) "Sanction, service, or condition" means a sanction, 302
service, or condition created by court order following an 303
adjudication that a child is an unruly child that is described in 304
division (A)(4) of section 2152.19 of the Revised Code. 305

(42) "Protective supervision" means an order of disposition 306 pursuant to which the court permits an abused, neglected, 307 dependent, or unruly child to remain in the custody of the child's 308 parents, guardian, or custodian and stay in the child's home, 309 subject to any conditions and limitations upon the child, the 310 child's parents, guardian, or custodian, or any other person that 311 the court prescribes, including supervision as directed by the 312 court for the protection of the child. 313

(43) "Psychiatrist" has the same meaning as in section 3145122.01 of the Revised Code. 315

(44) "Psychologist" has the same meaning as in section 3164732.01 of the Revised Code. 317

(45) "Residential camp" means a program in which the care, 318
physical custody, or control of children is accepted overnight for 319
recreational or recreational and educational purposes. 320

(46) "Residential care facility" means an institution,
residence, or facility that is licensed by the department of
mental health under section 5119.22 of the Revised Code and that
provides care for a child.

(47) "Residential facility" means a home or facility that is
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licensed by the department of developmental disabilities under
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section 5123.19 of the Revised Code and in which a child with a
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developmental disability resides.

(48) "Residual parental rights, privileges, and
responsibilities" means those rights, privileges, and
responsibilities remaining with the natural parent after the
transfer of legal custody of the child, including, but not
necessarily limited to, the privilege of reasonable visitation,
consent to adoption, the privilege to determine the child's
religious affiliation, and the responsibility for support.

(49) "School day" means the school day established by the
state board of education of the applicable school district
pursuant to section 3313.48 3313.481 of the Revised Code.
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(50) "School month" and "school year" have has the same
 meanings meaning as in section 3313.62 of the Revised Code.
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(51) "Secure correctional facility" means a facility under
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the direction of the department of youth services that is designed
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to physically restrict the movement and activities of children and
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used for the placement of children after adjudication and
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disposition.

(52) "Sexual activity" has the same meaning as in section 3462907.01 of the Revised Code. 347

(53) "Shelter" means the temporary care of children in348physically unrestricted facilities pending court adjudication or349disposition.350

(54) "Shelter for victims of domestic violence" has the samemeaning as in section 3113.33 of the Revised Code.352

(55) "Temporary custody" means legal custody of a child who 353 is removed from the child's home, which custody may be terminated 354 at any time at the discretion of the court or, if the legal 355 custody is granted in an agreement for temporary custody, by the 356 person who executed the agreement. 357

(56) "Traditional response" means a public children services 358 agency's response to a report of child abuse or neglect that 359 encourages engagement of the family in a comprehensive evaluation 360 of the child's current and future safety needs and a fact-finding 361 process to determine whether child abuse or neglect occurred and 362 the circumstances surrounding the alleged harm or risk of harm. 363

(C) For the purposes of this chapter, a child shall be
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presumed abandoned when the parents of the child have failed to
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visit or maintain contact with the child for more than ninety
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days, regardless of whether the parents resume contact with the
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child after that period of ninety days.

Sec. 3313.48. (A) The board of education of each city, 369 exempted village, local, and joint vocational school district 370 shall provide for the free education of the youth of school age 371 within the district under its jurisdiction, at such places as will 372 be most convenient for the attendance of the largest number 373 thereof. Except as provided in section 3313.481 of the Revised 374 Code, each Each school so provided and each chartered nonpublic 375 school shall be open for instruction with pupils in attendance. 376 including scheduled classes, supervised activities, and approved 377 education options but excluding lunch and breakfast periods and 378 extracurricular activities, for not less than one hundred 379 eighty-two days four hundred fifty-five hours in the case of 380 pupils in kindergarten unless such pupils are provided all-day 381

kindergarten, as defined in section 3321.05 of the Revised Code,	382
in which case the pupils shall be in attendance for nine hundred	383
ten hours; nine hundred ten hours in the case of pupils in grades	384
one through six; and one thousand one hours in the case of pupils	385
in grades seven through twelve in each school year, which may	386
include all of the following:	387
(A)<u>(1)</u> Up to four the equivalent of two school days per year	388
in which classes are dismissed one half day early or the	389
equivalent amount of time during a different number of days during	390
which pupils would otherwise be in attendance but are not required	391
to attend for the purpose of individualized parent-teacher	392
conferences and reporting periods;	393
(B)(2) Up to the equivalent of two school days per year	394
during which pupils would otherwise be in attendance but are not	395
required to attend for professional meetings of teachers when such	396
days occur during a regular school week and schools are not in	397
session;	398
(C) The number of days the school is closed as a result of	399
public calamity, as provided in section 3317.01 of the Revised	400
Code (3) Morning and afternoon recess periods of not more than	401
fifteen minutes duration per period for pupils in grades	402
<u>kindergarten through six</u> .	403
The state board of education shall adopt standards for	404
defining "school day" as used in sections 3313.48 and 3317.01 of	405
the Revised Code.	406
Except as otherwise provided in this section, each day for	407
grades seven through twelve shall consist of not less than five	408
clock hours with pupils in attendance, except in such emergency	409
situations, including lack of classroom space, as are approved by	410
the state board of education. Except as otherwise provided in this	411
section, each day for grades one through six shall consist of not	412

less than five clock hours with pupils in attendance which may	413
include fifteen minute morning and afternoon recess periods,	414
except in such emergency situations, including lack of classroom	415
space, as are approved by the state board of education.	416
(B) Not later than thirty days prior to adopting a school	417
calendar, the board of education of each city, exempted village,	418
and local school district shall hold a public hearing on the	419
school calendar, addressing topics that include, but are not	420
limited to, the total number of hours in a school year, length of	421
school day, and beginning and end dates of instruction. Each board	422
shall publish notice of the hearing in a newspaper of general	423
circulation in the district not later than thirty days prior to	424
the hearing.	425
(C) No school operated by a city, exempted village, local, or	426
joint vocational school district shall reduce the number of hours	427
in each school year that the school is scheduled to be open for	428
instruction from the number of hours per year the school was open	429
for instruction during the previous school year unless the	430
reduction is approved by a resolution adopted by the district	431

for instruction during the previous school year unless the430reduction is approved by a resolution adopted by the district431board of education. Any reduction so approved shall not result in432fewer hours of instruction per school year than the applicable433number of hours required under division (A) of this section.434

(D) Prior to making any change in the hours or days in which 435 a high school under its jurisdiction is open for instruction, the 436 board of education of each city, exempted village, and local 437 school district shall consider the compatibility of the proposed 438 change with the scheduling needs of any joint vocational school 439 district in which any of the high school's students are also 440 enrolled. The board shall consider the impact of the proposed 441 change on student access to the instructional programs offered by 442 the joint vocational school district, incentives for students to 443 participate in career-technical education, transportation, and the 444

timing of graduation. The board shall provide the joint vocational	445
school district board with advance notice of the proposed change	446
and the two boards shall enter into a written agreement	447
prescribing reasonable accommodations to meet the scheduling needs	448
of the joint vocational school district prior to implementation of	449
the change.	450
(E) Prior to making any change in the hours or days in which	451
a school under its jurisdiction is open for instruction, the board	452
of education of each city, exempted village, and local school	453
district shall consider the compatibility of the proposed change	454
with the scheduling needs of any community school established	455
under Chapter 3314. of the Revised Code to which the district is	456
required to transport students under sections 3314.09 and 3327.01	457
of the Revised Code. The board shall consider the impact of the	458
proposed change on student access to the instructional programs	459
offered by the community school, transportation, and the timing of	460
graduation. The board shall provide the sponsor, governing	461
authority, and operator of the community school with advance	462
notice of the proposed change, and the board and the governing	463
authority, or operator if such authority is delegated to the	464
operator, shall enter into a written agreement prescribing	465
reasonable accommodations to meet the scheduling needs of the	466
community school prior to implementation of the change.	467
(F) Prior to making any change in the hours or days in which	468
the schools under its jurisdiction are open for instruction, the	469
board of education of each city, exempted village, and local	470
school district shall consult with the chartered nonpublic schools	471
to which the district is required to transport students under	472
section 3327.01 of the Revised Code and shall consider the effect	473
of the proposed change on the schedule for transportation of those	474
students to their nonpublic schools. The governing authority of a	475
chartered nonpublic school shall consult with each school district	476

board of education that transports students to the chartered	477
nonpublic school under section 3327.01 of the Revised Code prior	478
to making any change in the hours or days in which the nonpublic	479
school is open for instruction.	480
(G) The state board of education shall not adopt or enforce	481
any rule or standard that imposes on chartered nonpublic schools	482
the procedural requirements imposed on school districts by	483
divisions (B), (C), (D), and (E) of this section.	484
Sec. 3313.481. Wherever in Title XXXIII of the Revised Code	485
the term "school day" is used, unless otherwise specified, that	486

the term school day is used, unless otherwise specified, that	100
term shall be construed to mean the time during a calendar day	487
that a school is open for instruction pursuant to the schedule	488
adopted by the board of education of the school district or the	489
governing authority of the chartered nonpublic school in	490
accordance with section 3313.48 of the Revised Code.	491

Sec. 3313.88 3313.482. (A)(1) Prior to the first day of 492 August of each school year, the board of education of any school 493 district or the governing authority of any chartered nonpublic 494 school may submit to the department of education a plan to require 495 students to access and complete classroom lessons posted on the 496 district's or nonpublic school's web portal or web site in order 497 to make up days hours in that school year on which it is necessary 498 to close schools for any of the reasons specified in division (B) 499 of section 3317.01 of the Revised Code in excess of the number of 500 days permitted under sections 3313.48, 3313.481, and 3317.01 of 501 the Revised Code disease epidemic, hazardous weather conditions, 502 inoperability of school buses or other equipment necessary to the 503 school's operation, damage to a school building, or other 504 temporary circumstances due to utility failure rendering the 505 school building unfit for school use. 506

Prior to the first day of August of each school year, the 507 governing authority of any community school established under 508 Chapter 3314. that is not an internet- or computer-based community 509 school, as defined in section 3314.02 of the Revised Code, may 510 submit to the department a plan to require students to access and 511 complete classroom lessons posted on the school's web portal or 512 web site in order to make up days or hours in that school year on 513 which it is necessary to close the school for any of the reasons 514 specified in division (L)(4) of section 3314.08 of the Revised 515 Code so that the school is in compliance with the minimum number 516 of hours required under Chapter 3314. of the Revised Code. 517

A plan submitted by a school district board Θr_{μ} chartered 518 nonpublic school governing authority shall provide for making up 519 any number of days, up to a maximum of three days. A plan 520 submitted by a, or community school governing authority shall 521 provide for making up any number of hours, up to a maximum of the 522 number of hours that are the equivalent of three school days. 523 Provided the plan meets all requirements of this section, the 524 department shall permit the board or governing authority to 525 implement the plan for the applicable school year. 526

(2) Each plan submitted under this section by a school
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district board of education shall include the written consent of
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the teachers' employee representative designated under division
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(B) of section 4117.04 of the Revised Code.
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(3) Each plan submitted under this section shall provide forthe following:532

(a) Not later than the first day of November of the school
year, each classroom teacher shall develop a sufficient number of
lessons for each course taught by the teacher that school year to
cover the number of make-up days or hours specified in the plan.
The teacher shall designate the order in which the lessons are to
be posted on the district's, community school's, or nonpublic
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school's web portal or web site in the event of a school closure.539Teachers may be granted up to one professional development day to540create lesson plans for those lessons.541

(b) To the extent possible and necessary, a classroom teacher
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shall update or replace, based on current instructional progress,
one or more of the lesson plans developed under division (A)(3)(a)
of this section before they are posted on the web portal or web
site under division (A)(3)(c) of this section or distributed under
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division (B) of this section.

(c) As soon as practicable after a school closure, a district 548 or school employee responsible for web portal or web site 549 operations shall make the designated lessons available to students 550 on the district's, community school's, or nonpublic school's 551 portal or site. A lesson shall be posted for each course that was 552 scheduled to meet on the day or hours of the closure. 553

(d) Each student enrolled in a course for which a lesson is 554 posted on the portal or site shall be granted a two-week period 555 from the date of posting to complete the lesson. The student's 556 classroom teacher shall grade the lesson in the same manner as 557 other lessons. The student may receive an incomplete or failing 558 grade if the lesson is not completed on time. 559

(e) If a student does not have access to a computer at the 560 student's residence and the plan does not include blizzard bags 561 under division (B) of this section, the student shall be permitted 562 to work on the posted lessons at school after the student's school 563 reopens. If the lessons were posted prior to the reopening, the 564 student shall be granted a two-week period from the date of the 565 reopening, rather than from the date of posting as otherwise 566 required under division (A)(3)(d) of this section, to complete the 567 lessons. The district board or community school or nonpublic 568 school governing authority may provide the student access to a 569 computer before, during, or after the regularly scheduled school 570 day or may provide a substantially similar paper lesson in order571to complete the lessons.572

(B)(1) In addition to posting classroom lessons online under
division (A) of this section, the board of education of any school
district or governing authority of any community or chartered
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nonpublic school may include in the plan distribution of "blizzard
bags," which are paper copies of the lessons posted online.

(2) If a school opts to use blizzard bags, teachers shall
 prepare paper copies in conjunction with the lessons to be posted
 online and update the paper copies whenever the teacher updates
 the online lesson plans.
 581

(3) The board of education of any school district or 582 governing authority of any community or chartered nonpublic school 583 that opts to use blizzard bags shall specify in the plan the 584 method of distribution of blizzard bag lessons, which may include, 585 but not be limited to, requiring distribution by a specific 586 deadline or requiring distribution prior to anticipated school 587 closure as directed by the superintendent of a school district or 588 the principal, director, chief administrative officer, or the 589 equivalent, of a school. 590

(4) Students shall turn in completed lessons in accordance 591with division (A)(3)(d) of this section. 592

(C)(1) No school district that implements a plan in 593 accordance with this section shall be considered to have failed to 594 comply with division (B) of section 3317.01 of the Revised Code 595 with respect to the number of make-up days hours specified in the 596 plan. 597

(2) No community school that implements a plan in accordance
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with this section shall be considered to have failed to comply
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with the minimum number of hours required under Chapter 3314. of
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the Revised Code with respect to the number of make-up hours
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specified in the plan.

Sec. 3313.533. (A) The board of education of a city, exempted 603 village, or local school district may adopt a resolution to 604 establish and maintain an alternative school in accordance with 605 this section. The resolution shall specify, but not necessarily be 606 limited to, all of the following: 607

(1) The purpose of the school, which purpose shall be to
serve students who are on suspension, who are having truancy
problems, who are experiencing academic failure, who have a
history of class disruption, who are exhibiting other academic or
behavioral problems specified in the resolution, or who have been
discharged or released from the custody of the department of youth
services under section 5139.51 of the Revised Code;

(2) The grades served by the school, which may include any of615grades kindergarten through twelve;616

(3) A requirement that the school be operated in accordance
with this section. The board of education adopting the resolution
under division (A) of this section shall be the governing board of
the alternative school. The board shall develop and implement a
plan for the school in accordance with the resolution establishing
the school and in accordance with this section. Each plan shall
for the following:
for the following:

(a) Specification of the reasons for which students will be
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accepted for assignment to the school and any criteria for
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admission that are to be used by the board to approve or
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disapprove the assignment of students to the school;
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(b) Specification of the criteria and procedures that will be
used for returning students who have been assigned to the school
back to the regular education program of the district;
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(c) An evaluation plan for assessing the effectiveness of the 631

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school and its educational program and reporting the results of 632 the evaluation to the public. 633 (B) Notwithstanding any provision of Title XXXIII of the 634 Revised Code to the contrary, the alternative school plan may 635 include any of the following: 636 (1) A requirement that on each school day students must 637 attend school or participate in other programs specified in the 638 plan or by the chief administrative officer of the school for a 639 period equal to the minimum school day set by the state board of 640 education under section 3313.48 of the Revised Code plus any 641

administrative officer;

(2) Restrictions on student participation in extracurricular644or interscholastic activities;645

additional time required in the plan or by the chief

(3) A requirement that students wear uniforms prescribed by646the district board of education.647

(C) In accordance with the alternative school plan, the
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district board of education may employ teachers and nonteaching
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employees necessary to carry out its duties and fulfill its
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responsibilities or may contract with a nonprofit or for profit
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entity to operate the alternative school, including the provision
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of personnel, supplies, equipment, or facilities.

(D) An alternative school may be established in all or part 654 of a school building. 655

(E) If a district board of education elects under this
section, or is required by section 3313.534 of the Revised Code,
to establish an alternative school, the district board may join
with the board of education of one or more other districts to form
a joint alternative school by forming a cooperative education
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school district under section 3311.52 or 3311.521 of the Revised
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Code, or a joint educational program under section 3313.842 of the

Revised Code. The authority to employ personnel or to contract 663 with a nonprofit or for profit entity under division (C) of this 664 section applies to any alternative school program established 665 under this division. 666

(F) Any individual employed as a teacher at an alternative 667 school operated by a nonprofit or for profit entity under this 668 section shall be licensed and shall be subject to background 669 checks, as described in section 3319.39 of the Revised Code, in 670 the same manner as an individual employed by a school district. 671

(G) Division (G) of this section applies only to any 672 alternative school that is operated by a nonprofit or for profit 673 entity under contract with the school district. 674

(1) In addition to the specifications authorized under 675 division (B) of this section, any plan adopted under that division 676 for an alternative school to which division (G) of this section 677 also applies shall include the following: 678

(a) A description of the educational program provided at the 679 alternative school, which shall include: 680

(i) Provisions for the school to be configured in clusters or 681 small learning communities; 682

(ii) Provisions for the incorporation of education technology 683 into the curriculum; 684

(iii) Provisions for accelerated learning programs in reading 685 and mathematics. 686

(b) A method to determine the reading and mathematics level 687 of each student assigned to the alternative school and a method to 688 continuously monitor each student's progress in those areas. The 689 methods employed under this division shall be aligned with the 690 curriculum adopted by the school district board of education under 691 section 3313.60 of the Revised Code. 692

(c) A plan for social services to be provided at the 693 alternative school, such as, but not limited to, counseling 694 services, psychological support services, and enrichment programs; 695

(d) A plan for a student's transition from the alternative 696 school back to a school operated by the school district; 697

(e) A requirement that the alternative school maintain 698 financial records in a manner that is compatible with the form 699 prescribed for school districts by the auditor of state to enable 700 the district to comply with any rules adopted by the auditor of 701 702 state.

(2) Notwithstanding division (A)(2) of this section, any 703 alternative school to which division (G) of this section applies 704 shall include only grades six through twelve. 705

(3) Notwithstanding anything in division (A)(3)(a) of this 706 section to the contrary, the characteristics of students who may 707 be assigned to an alternative school to which division (G) of this 708 section applies shall include only disruptive and low-performing 709 students. 710

(H) When any district board of education determines to 711 contract with a nonprofit or for profit entity to operate an 712 alternative school under this section, the board shall use the 713 procedure set forth in this division. 714

(1) The board shall publish notice of a request for proposals 715 in a newspaper of general circulation in the district once each 716 week for a period of two consecutive weeks, or as provided in 717 section 7.16 of the Revised Code, prior to the date specified by 718 the board for receiving proposals. Notices of requests for 719 proposals shall contain a general description of the subject of 720 the proposed contract and the location where the request for 721 proposals may be obtained. The request for proposals shall include 722 all of the following information: 723

(a) Instructions and information to respondents concerning
 the submission of proposals, including the name and address of the
 office where proposals are to be submitted;
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(b) Instructions regarding communications, including at least 727
 the names, titles, and telephone numbers of persons to whom 728
 questions concerning a proposal may be directed; 729

(c) A description of the performance criteria that will be
used to evaluate whether a respondent to which a contract is
awarded is meeting the district's educational standards or the
method by which such performance criteria will be determined;
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(d) Factors and criteria to be considered in evaluating
proposals, the relative importance of each factor or criterion,
and a description of the evaluation procedures to be followed;
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(e) Any terms or conditions of the proposed contract,737including any requirement for a bond and the amount of such bond;738

(f) Documents that may be incorporated by reference into the
request for proposals, provided that the request for proposals
specifies where such documents may be obtained and that such
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documents are readily available to all interested parties.
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(2) After the date specified for receiving proposals, the
(2) After the date specified for receiving proposals, the
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board shall evaluate the submitted proposals and may hold
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discussions with any respondent to ensure a complete understanding
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of the proposal and the qualifications of such respondent to
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execute the proposed contract. Such qualifications shall include,
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but are not limited to, all of the following:
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(a) Demonstrated competence in performance of the required
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 services as indicated by effective implementation of educational
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 programs in reading and mathematics and at least three years of
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 experience successfully serving a student population similar to
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 the student population assigned to the alternative school;

(b) Demonstrated performance in the areas of cost
containment, the provision of educational services of a high
quality, and any other areas determined by the board;
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(c) Whether the respondent has the resources to undertake the
 operation of the alternative school and to provide qualified
 personnel to staff the school;
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(d) Financial responsibility.

(3) The board shall select for further review at least three
proposals from respondents the board considers qualified to
operate the alternative school in the best interests of the
students and the district. If fewer than three proposals are
submitted, the board shall select each proposal submitted. The
board may cancel a request for proposals or reject all proposals
at any time prior to the execution of a contract.

The board may hold discussions with any of the three selected 768 respondents to clarify or revise the provisions of a proposal or 769 the proposed contract to ensure complete understanding between the 770 board and the respondent of the terms under which a contract will 771 be entered. Respondents shall be accorded fair and equal treatment 772 with respect to any opportunity for discussion regarding 773 clarifications or revisions. The board may terminate or 774 discontinue any further discussion with a respondent upon written 775 notice. 776

(4) Upon further review of the three proposals selected by
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the board, the board shall award a contract to the respondent the
board considers to have the most merit, taking into consideration
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the scope, complexity, and nature of the services to be performed
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by the respondent under the contract.

(5) Except as provided in division (H)(6) of this section,
(5) Except as provided in division (H)(6) of this section,
(782) The request for proposals, submitted proposals, and related
(783) documents shall become public records under section 149.43 of the
(784) The transformation of t

Revised Code after the award of the contract.

(6) Any respondent may request in writing that the board not 786 disclose confidential or proprietary information or trade secrets 787 contained in the proposal submitted by the respondent to the 788 board. Any such request shall be accompanied by an offer of 789 indemnification from the respondent to the board. The board shall 790 determine whether to agree to the request and shall inform the 791 respondent in writing of its decision. If the board agrees to 792 nondisclosure of specified information in a proposal, such 793 information shall not become a public record under section 149.43 794 of the Revised Code. If the respondent withdraws its proposal at 795 any time prior to the execution of a contract, the proposal shall 796 not be a public record under section 149.43 of the Revised Code. 797

(I) Upon a recommendation from the department and in 798
accordance with section 3301.16 of the Revised Code, the state 799
board of education may revoke the charter of any alternative 800
school operated by a school district that violates this section. 801

Sec. 3313.62. The school year shall begin on the first day of 802 July of each calendar year and close on the thirtieth day of June 803 of the succeeding calendar year. A school week shall consist of 804 five days, and a school month of four school weeks. <u>A chartered</u> 805 <u>nonpublic school may be open for instruction with pupils in</u> 806 <u>attendance on any day of the week, including Saturday or Sunday.</u> 807

Sec. 3314.092. The governing authority of a community school808established under this chapter shall consult with each school809district board of education that transports students to the810community school under sections 3314.09 and 3327.01 of the Revised811Code prior to making any change in the hours or days in which the812community school is open for instruction.813

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Sec. 3317.01. As used in this section, "school district," 814

unless otherwise specified, means any city, local, exempted 815 village, joint vocational, or cooperative education school 816 district and any educational service center. 817

This chapter shall be administered by the state board of 818 education. The superintendent of public instruction shall 819 calculate the amounts payable to each school district and shall 820 certify the amounts payable to each eligible district to the 821 treasurer of the district as provided by this chapter. As soon as 822 possible after such amounts are calculated, the superintendent 823 shall certify to the treasurer of each school district the 824 district's adjusted charge-off increase, as defined in section 825 5705.211 of the Revised Code. No moneys shall be distributed 826 pursuant to this chapter without the approval of the controlling 827 board. 828

The state board of education shall, in accordance with 829 appropriations made by the general assembly, meet the financial 830 obligations of this chapter. 831

Moneys distributed pursuant to this chapter shall be 832 calculated and paid on a fiscal year basis, beginning with the 833 first day of July and extending through the thirtieth day of June. 834 The moneys appropriated for each fiscal year shall be distributed 835 periodically to each school district unless otherwise provided 836 for. The state board, in June of each year, shall submit to the 837 controlling board the state board's year-end distributions 838 pursuant to this chapter. 839

Except as otherwise provided, payments under this chapter 840 shall be made only to those school districts in which: 841

(A) The school district, except for any educational service 842 843 center and any joint vocational or cooperative education school district, levies for current operating expenses at least twenty 844 mills. Levies for joint vocational or cooperative education school 845

districts or county school financing districts, limited to or to 846 the extent apportioned to current expenses, shall be included in 847 this qualification requirement. School district income tax levies 848 under Chapter 5748. of the Revised Code, limited to or to the 849 extent apportioned to current operating expenses, shall be 850 included in this qualification requirement to the extent 851 determined by the tax commissioner under division (D) of section 852 3317.021 of the Revised Code. 853

(B) The school year next preceding the fiscal year for which 854 such payments are authorized meets the requirement of section 855 3313.48 or 3313.481 of the Revised Code, with regard to the 856 minimum number of days or hours school must be open for 857 instruction with pupils in attendance, for individualized 858 parent-teacher conference and reporting periods, and for 859 professional meetings of teachers. This requirement shall be 860 waived by the superintendent of public instruction if it had been 861 necessary for a school to be closed because of disease epidemic, 862 hazardous weather conditions, law enforcement emergencies, 863 inoperability of school buses or other equipment necessary to the 864 school's operation, damage to a school building, or other 865 temporary circumstances due to utility failure rendering the 866 school building unfit for school use, provided that for those 867 school districts operating pursuant to section 3313.48 of the 868 Revised Code the number of days the school was actually open for 869 instruction with pupils in attendance and for individualized 870 parent teacher conference and reporting periods is not less than 871 one hundred seventy-five, or for those school districts operating 872 on a trimester plan the number of days the school was actually 873 874 open for instruction with pupils in attendance not less than seventy-nine days in any trimester, for those school districts 875 operating on a quarterly plan the number of days the school was 876 actually open for instruction with pupils in attendance not less 877 than fifty nine days in any quarter, or for those school districts 878

operating on a pentamester plan the number of days the school was	879
actually open for instruction with pupils in attendance not less	880
than forty-four days in any pentamester.	881

A school district shall not be considered to have failed to 882 comply with this division or section 3313.481 of the Revised Code 883 because schools were open for instruction but either twelfth grade 884 students were excused from attendance for up to the equivalent of 885 three school days or only a portion of the kindergarten students 886 were in attendance for up to the equivalent of three school days 887 in order to allow for the gradual orientation to school of such 888 students. 889

The superintendent of public instruction shall waive the 890 requirements of this section with reference to the minimum number 891 of days or hours school must be in session with pupils in 892 attendance for the school year succeeding the school year in which 893 a board of education initiates a plan of operation pursuant to 894 section 3313.481 of the Revised Code. The minimum requirements of 895 this section shall again be applicable to such a district 896 beginning with the school year commencing the second July 897 succeeding the initiation of one such plan, and for each school 898 year thereafter. 899

A school district shall not be considered to have failed to 900 comply with this division or section 3313.48 or 3313.481 of the 901 Revised Code because schools were open for instruction but the 902 length of the regularly scheduled school day, for any number of 903 days during the school year, was reduced by not more than two 904 hours due to hazardous weather conditions. 905

A board of education or governing board of an educational 906 service center which has not conformed with other law and the 907 rules pursuant thereto, shall not participate in the distribution 908 of funds authorized by this chapter, except for good and 909 sufficient reason established to the satisfaction of the state 910 All funds allocated to school districts under this chapter, 912 except those specifically allocated for other purposes, shall be 913 used to pay current operating expenses only. 914

Sec. 3317.03. (A) The superintendent of each city, local, and 915 exempted village school district and of each educational service 916 center shall, for the schools under the superintendent's 917 supervision, certify to the state board of education on or before 918 the fifteenth day of October in each year for the first full 919 school week in October the average daily membership of students 920 receiving services from schools under the superintendent's 921 supervision, and the numbers of other students entitled to attend 922 school in the district under section 3313.64 or 3313.65 of the 923 Revised Code the superintendent is required to report under this 924 section, so that the department of education can calculate the 925 district's formula ADM. If a school under the superintendent's 926 supervision is closed for one or more days during that week due to 927 hazardous weather conditions or other circumstances described in 928 the first paragraph of division (B)(A)(1) of section 3317.01929 <u>3313.482</u> of the Revised Code, the superintendent may apply to the 930 superintendent of public instruction for a waiver, under which the 931 superintendent of public instruction may exempt the district 932 superintendent from certifying the average daily membership for 933 that school for that week and specify an alternate week for 934 certifying the average daily membership of that school. 935

The average daily membership during such week shall consist 936 of the sum of the following: 937

(1) On an FTE basis, the number of students in grades
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kindergarten through twelve receiving any educational services
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from the district, except that the following categories of
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students shall not be included in the determination:
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(a) Students enrolled in adult education classes;	942
(b) Adjacent or other district students enrolled in the	943
district under an open enrollment policy pursuant to section	944
3313.98 of the Revised Code;	945
(c) Students receiving services in the district pursuant to a	946
compact, cooperative education agreement, or a contract, but who	947
are entitled to attend school in another district pursuant to	948
section 3313.64 or 3313.65 of the Revised Code;	949
(d) Students for whom tuition is payable pursuant to sections	950
3317.081 and 3323.141 of the Revised Code;	951
(e) Students receiving services in the district through a	952
scholarship awarded under either section 3310.41 or sections	953
3310.51 to 3310.64 of the Revised Code.	954
(2) On an FTE basis, the number of students entitled to	955
attend school in the district pursuant to section 3313.64 or	956
3313.65 of the Revised Code, but receiving educational services in	957
grades kindergarten through twelve from one or more of the	958
following entities:	959
(a) A community school pursuant to Chapter 3314. of the	960
Revised Code, including any participation in a college pursuant to	961
Chapter 3365. of the Revised Code while enrolled in such community	962
school;	963
(b) An alternative school pursuant to sections 3313.974 to	964
3313.979 of the Revised Code as described in division (I)(2)(a) or	965
(b) of this section;	966
(c) A college pursuant to Chapter 3365. of the Revised Code,	967

(c) A college pursuant to Chapter 3365. of the Revised Code, 967
except when the student is enrolled in the college while also 968
enrolled in a community school pursuant to Chapter 3314. or a 969
science, technology, engineering, and mathematics school 970
established under Chapter 3326. of the Revised Code; 971

education compact;

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(d) An adjacent or other school district under an open 972 enrollment policy adopted pursuant to section 3313.98 of the 973 Revised Code; 974 (e) An educational service center or cooperative education 975 district; 976 977 (f) Another school district under a cooperative education agreement, compact, or contract; 978 (q) A chartered nonpublic school with a scholarship paid 979 under section 3310.08 of the Revised Code; 980 (h) An alternative public provider or a registered private 981 provider with a scholarship awarded under either section 3310.41 982 or sections 3310.51 to 3310.64 of the Revised Code. 983 As used in this section, "alternative public provider" and 984 "registered private provider" have the same meanings as in section 985 3310.41 or 3310.51 of the Revised Code, as applicable. 986 (i) A science, technology, engineering, and mathematics 987 school established under Chapter 3326. of the Revised Code, 988 including any participation in a college pursuant to Chapter 3365. 989 of the Revised Code while enrolled in the school; 990 (j) A college-preparatory boarding school established under 991 Chapter 3328. of the Revised Code. 992 (3) The number of students enrolled in a joint vocational 993 school district or under a vocational education compact, excluding 994 any students entitled to attend school in the district under 995 section 3313.64 or 3313.65 of the Revised Code who are enrolled in 996 another school district through an open enrollment policy as 997 reported under division (A)(2)(d) of this section and then enroll 998 in a joint vocational school district or under a vocational 999

(4) The number of children with disabilities, other than 1001

preschool children with disabilities, entitled to attend school in 1002 the district pursuant to section 3313.64 or 3313.65 of the Revised 1003 Code who are placed by the district with a county DD board, minus 1004 the number of such children placed with a county DD board in 1005 fiscal year 1998. If this calculation produces a negative number, 1006 the number reported under division (A)(4) of this section shall be 1007 zero. 1008

(B) To enable the department of education to obtain the data 1009 needed to complete the calculation of payments pursuant to this 1010 chapter, in addition to the average daily membership, each 1011 superintendent shall report separately the following student 1012 counts for the same week for which average daily membership is 1013 certified: 1014

(1) The total average daily membership in regular learning 1015 day classes included in the report under division (A)(1) or (2) of 1016 this section for each of the individual grades kindergarten 1017 through twelve in schools under the superintendent's supervision; 1018

(2) The number of all preschool children with disabilities 1019 enrolled as of the first day of December in classes in the 1020 district that are eligible for approval under division (B) of 1021 section 3317.05 of the Revised Code and the number of those 1022 classes, which shall be reported not later than the fifteenth day 1023 of December, in accordance with rules adopted under that section; 1024

(3) The number of children entitled to attend school in the 1025 district pursuant to section 3313.64 or 3313.65 of the Revised 1026 Code who are: 1027

(a) Participating in a pilot project scholarship program 1028 established under sections 3313.974 to 3313.979 of the Revised 1029 Code as described in division (I)(2)(a) or (b) of this section; 1030

(b) Enrolled in a college under Chapter 3365. of the Revised 1031 Code, except when the student is enrolled in the college while 1032

also enrolled in a community school pursuant to Chapter 3314. or a 1033 science, technology, engineering, and mathematics school 1034 established under Chapter 3326. of the Revised Code; 1035

(c) Enrolled in an adjacent or other school district under 1036section 3313.98 of the Revised Code; 1037

(d) Enrolled in a community school established under Chapter 1038
3314. of the Revised Code that is not an internet- or 1039
computer-based community school as defined in section 3314.02 of 1040
the Revised Code, including any participation in a college 1041
pursuant to Chapter 3365. of the Revised Code while enrolled in 1042
such community school; 1043

(e) Enrolled in an internet- or computer-based community
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school, as defined in section 3314.02 of the Revised Code,
including any participation in a college pursuant to Chapter 3365.
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of the Revised Code while enrolled in the school;
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(f) Enrolled in a chartered nonpublic school with a 1048 scholarship paid under section 3310.08 of the Revised Code; 1049

(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;
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(h) Enrolled as a preschool child with a disability in an 1053
alternative public provider or a registered private provider with 1054
a scholarship awarded under section 3310.41 of the Revised Code; 1055

(i) Participating in a program operated by a county DD board 1056or a state institution; 1057

(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;
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(k) Enrolled in a college-preparatory boarding school 1062

established under Chapter 3328. of the Revised Code. 1063

(4) The number of pupils enrolled in joint vocational1064schools;

(5) The combined average daily membership of children with 1066 disabilities reported under division (A)(1) or (2) of this section 1067 receiving special education services for the category one 1068 disability described in division (A) of section 3317.013 of the 1069 Revised Code, including children attending a special education 1070 program operated by an alternative public provider or a registered 1071 private provider with a scholarship awarded under sections 3310.51 1072 to 3310.64 of the Revised Code; 1073

(6) The combined average daily membership of children with 1074 disabilities reported under division (A)(1) or (2) of this section 1075 receiving special education services for category two disabilities 1076 described in division (B) of section 3317.013 of the Revised Code, 1077 including children attending a special education program operated 1078 by an alternative public provider or a registered private provider 1079 with a scholarship awarded under sections 3310.51 to 3310.64 of 1080 the Revised Code; 1081

(7) The combined average daily membership of children with 1082 disabilities reported under division (A)(1) or (2) of this section 1083 receiving special education services for category three 1084 disabilities described in division (C) of section 3317.013 of the 1085 Revised Code, including children attending a special education 1086 program operated by an alternative public provider or a registered 1087 private provider with a scholarship awarded under sections 3310.51 1088 to 3310.64 of the Revised Code; 1089

(8) The combined average daily membership of children with
disabilities reported under division (A)(1) or (2) of this section
receiving special education services for category four
disabilities described in division (D) of section 3317.013 of the

Revised Code, including children attending a special education 1094 program operated by an alternative public provider or a registered 1095 private provider with a scholarship awarded under sections 3310.51 1096 to 3310.64 of the Revised Code; 1097

(9) The combined average daily membership of children with 1098 disabilities reported under division (A)(1) or (2) of this section 1099 receiving special education services for the category five 1100 disabilities described in division (E) of section 3317.013 of the 1101 Revised Code, including children attending a special education 1102 program operated by an alternative public provider or a registered 1103 private provider with a scholarship awarded under sections 3310.51 1104 to 3310.64 of the Revised Code; 1105

(10) The combined average daily membership of children with 1106 disabilities reported under division (A)(1) or (2) and under 1107 division (B)(3)(h) of this section receiving special education 1108 services for category six disabilities described in division (F) 1109 of section 3317.013 of the Revised Code, including children 1110 attending a special education program operated by an alternative 1111 public provider or a registered private provider with a 1112 scholarship awarded under either section 3310.41 or sections 1113 3310.51 to 3310.64 of the Revised Code; 1114

(11) The average daily membership of pupils reported under 1115 division (A)(1) or (2) of this section enrolled in category one 1116 vocational education programs or classes, described in division 1117 (A) of section 3317.014 of the Revised Code, operated by the 1118 school district or by another district, other than a joint 1119 vocational school district, or by an educational service center, 1120 excluding any student reported under division (B)(3)(e) of this 1121 section as enrolled in an internet- or computer-based community 1122 school, notwithstanding division (C) of section 3317.02 of the 1123 Revised Code and division (C)(3) of this section; 1124

(12) The average daily membership of pupils reported under 1125

division (A)(1) or (2) of this section enrolled in category two 1126 vocational education programs or services, described in division 1127 (B) of section 3317.014 of the Revised Code, operated by the 1128 school district or another school district, other than a joint 1129 vocational school district, or by an educational service center, 1130 excluding any student reported under division (B)(3)(e) of this 1131 section as enrolled in an internet- or computer-based community 1132 school, notwithstanding division (C) of section 3317.02 of the 1133 Revised Code and division (C)(3) of this section; 1134

Beginning with fiscal year 2010, vocational education ADM1135shall not be used to calculate a district's funding but shall be1136reported under divisions (B)(11) and (12) of this section for1137statistical purposes.1138

(13) The average number of children transported by the school 1139 district on board-owned or contractor-owned and -operated buses, 1140 reported in accordance with rules adopted by the department of 1141 education; 1142

(14)(a) The number of children, other than preschool children 1143
with disabilities, the district placed with a county DD board in 1144
fiscal year 1998; 1145

(b) The number of children with disabilities, other than
preschool children with disabilities, placed with a county 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 1151
preschool children with disabilities, placed with a county DD 1152
board in the current fiscal year to receive special education 1153
services for category two disabilities described in division (B) 1154
of section 3317.013 of the Revised Code; 1155

(d) The number of children with disabilities, other than 1156

preschool children with disabilities, placed with a county DD 1157

board in the current fiscal year to receive special education 1158 services for category three disabilities described in division (C) 1159 of section 3317.013 of the Revised Code; 1160

(e) The number of children with disabilities, other than
preschool children with disabilities, placed with a county DD
board in the current fiscal year to receive special education
services for category four disabilities described in division (D)
1164
of section 3317.013 of the Revised Code;

(f) The number of children with disabilities, other than 1166
preschool children with disabilities, placed with a county DD 1167
board in the current fiscal year to receive special education 1168
services for the category five disabilities described in division 1169
(E) of section 3317.013 of the Revised Code; 1170

(g) The number of children with disabilities, other than 1171 preschool children with disabilities, placed with a county DD 1172 board in the current fiscal year to receive special education 1173 services for category six disabilities described in division (F) 1174 of section 3317.013 of the Revised Code. 1175

(C)(1) The average daily membership in divisions (B)(1) to 1176 (12) of this section shall be based upon the number of full-time 1177 equivalent students. The state board of education shall adopt 1178 rules defining full-time equivalent students and for determining 1179 the average daily membership therefrom for the purposes of 1180 divisions (A), (B), and (D) of this section. Each student enrolled 1181 in kindergarten shall be counted as one full-time equivalent 1182 student regardless of whether the student is enrolled in a 1183 part-day or all-day kindergarten class. 1184

(2) A student enrolled in a community school established
under Chapter 3314., a science, technology, engineering, and
mathematics school established under Chapter 3326., or a

college-preparatory boarding school established under Chapter 1188 3328. of the Revised Code shall be counted in the formula ADM and, 1189 if applicable, the category one, two, three, four, five, or six 1190 special education ADM of the school district in which the student 1191 is entitled to attend school under section 3313.64 or 3313.65 of 1192 the Revised Code for the same proportion of the school year that 1193 the student is counted in the enrollment of the community school, 1194 the science, technology, engineering, and mathematics school, or 1195 the college-preparatory boarding school for purposes of section 1196 3314.08, 3326.33, or 3328.24 of the Revised Code. Notwithstanding 1197 the number of students reported pursuant to division (B)(3)(d), 1198 (e), (j), or (k) of this section, the department may adjust the 1199 formula ADM of a school district to account for students entitled 1200 to attend school in the district under section 3313.64 or 3313.65 1201 of the Revised Code who are enrolled in a community school, a 1202 science, technology, engineering, and mathematics school, or a 1203 college-preparatory boarding school for only a portion of the 1204 school year. 1205

(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 1210 of the Revised Code may be counted both in formula ADM and in 1211 category one, two, three, four, five, or six special education ADM 1212 and, if applicable, in category one or two vocational education 1213 ADM. As provided in division (C) of section 3317.02 of the Revised 1214 Code, such a child shall be counted in category one, two, three, 1215 four, five, or six special education ADM in the same proportion 1216 that the child is counted in formula ADM. 1217

(b) A child enrolled in vocational education programs or 1218 classes described in section 3317.014 of the Revised Code may be 1219 counted both in formula ADM and category one or two vocational1220education ADM and, if applicable, in category one, two, three,1221four, five, or six special education ADM. Such a child shall be1222counted in category one or two vocational education ADM in the1223same proportion as the percentage of time that the child spends in1224the vocational education programs or classes.1225

(4) Based on the information reported under this section, the 1226
department of education shall determine the total student count, 1227
as defined in section 3301.011 of the Revised Code, for each 1228
school district. 1229

(D)(1) The superintendent of each joint vocational school 1230 district shall certify to the superintendent of public instruction 1231 on or before the fifteenth day of October in each year for the 1232 first full school week in October the formula ADM, for purposes of 1233 section 3318.42 of the Revised Code and for any other purpose 1234 prescribed by law for which "formula ADM" of the joint vocational 1235 district is a factor. If a school operated by the joint vocational 1236 school district is closed for one or more days during that week 1237 due to hazardous weather conditions or other circumstances 1238 described in the first paragraph of division (B)(A)(1) of section 1239 3317.01 3313.482 of the Revised Code, the superintendent may apply 1240 to the superintendent of public instruction for a waiver, under 1241 which the superintendent of public instruction may exempt the 1242 district superintendent from certifying the formula ADM for that 1243 school for that week and specify an alternate week for certifying 1244 the formula ADM of that school. 1245

The formula ADM, except as otherwise provided in this 1246 division, shall consist of the average daily membership during 1247 such week, on an FTE basis, of the number of students receiving 1248 any educational services from the district, including students 1249 enrolled in a community school established under Chapter 3314. or 1250 a science, technology, engineering, and mathematics school 1251 established under Chapter 3326. of the Revised Code who are 1252 attending the joint vocational district under an agreement between 1253 the district board of education and the governing authority of the 1254 community school or the governing body of the science, technology, 1255 engineering, and mathematics school and are entitled to attend 1256 school in a city, local, or exempted village school district whose 1257 territory is part of the territory of the joint vocational 1258 district. 1259

The following categories of students shall not be included in 1260 the determination made under division (D)(1) of this section: 1261

(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 1266 compact, cooperative education agreement, or a contract, but who 1267 are entitled to attend school in a city, local, or exempted 1268 village school district whose territory is not part of the 1269 territory of the joint vocational district; 1270

(d) Students for whom tuition is payable pursuant to sections 12713317.081 and 3323.141 of the Revised Code. 1272

(2) To enable the department of education to obtain the data 1273 needed to complete the calculation of payments pursuant to this 1274 chapter, in addition to the formula ADM, each superintendent shall 1275 report separately the average daily membership included in the 1276 report under division (D)(1) of this section for each of the 1277 following categories of students for the same week for which 1278 formula ADM is certified: 1279

(a) Students enrolled in each individual grade included in 1280the joint vocational district schools; 1281

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(b) Children with disabilities receiving special education 1282
services for the category one disability described in division (A) 1283
of section 3317.013 of the Revised Code; 1284

(c) Children with disabilities receiving special education 1285
services for the category two disabilities described in division 1286
(B) of section 3317.013 of the Revised Code; 1287

(d) Children with disabilities receiving special education
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 services for category three disabilities described in division (C)
 1289
 of section 3317.013 of the Revised Code;
 1290

(e) Children with disabilities receiving special education
 services for category four disabilities described in division (D)
 of section 3317.013 of the Revised Code;

(f) Children with disabilities receiving special education 1294
services for the category five disabilities described in division 1295
(E) of section 3317.013 of the Revised Code; 1296

(g) Children with disabilities receiving special education
 1297
 services for category six disabilities described in division (F)
 1298
 of section 3317.013 of the Revised Code;
 1299

(h) Students receiving category one vocational education
 services, described in division (A) of section 3317.014 of the
 Revised Code;
 1302

(i) Students receiving category two vocational education
 services, described in division (B) of section 3317.014 of the
 Revised Code.
 1305

The superintendent of each joint vocational school district 1306 shall also indicate the city, local, or exempted village school 1307 district in which each joint vocational district pupil is entitled 1308 to attend school pursuant to section 3313.64 or 3313.65 of the 1309 Revised Code. 1310

(E) In each school of each city, local, exempted village, 1311

joint vocational, and cooperative education school district there 1312 shall be maintained a record of school membership, which record 1313 shall accurately show, for each day the school is in session, the 1314 actual membership enrolled in regular day classes. For the purpose 1315 of determining average daily membership, the membership figure of 1316 any school shall not include any pupils except those pupils 1317 described by division (A) of this section. The record of 1318 membership for each school shall be maintained in such manner that 1319 no pupil shall be counted as in membership prior to the actual 1320 date of entry in the school and also in such manner that where for 1321 any cause a pupil permanently withdraws from the school that pupil 1322 shall not be counted as in membership from and after the date of 1323 such withdrawal. There shall not be included in the membership of 1324 any school any of the following: 1325

(1) Any pupil who has graduated from the twelfth grade of a 1326public or nonpublic high school; 1327

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

(3) Any pupil who was enrolled in the schools of the district 1329 during the previous school year when assessments were administered 1330 under section 3301.0711 of the Revised Code but did not take one 1331 or more of the assessments required by that section and was not 1332 excused pursuant to division (C)(1) or (3) of that section; 1333

(4) Any pupil who has attained the age of twenty-two years, 1334 except for veterans of the armed services whose attendance was 1335 interrupted before completing the recognized twelve-year course of 1336 the public schools by reason of induction or enlistment in the 1337 armed forces and who apply for reenrollment in the public school 1338 system of their residence not later than four years after 1339 termination of war or their honorable discharge. 1340

If, however, any veteran described by division (E)(4) of this 1341 section elects to enroll in special courses organized for veterans 1342

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for whom tuition is paid under the provisions of federal laws, or 1343 otherwise, that veteran shall not be included in average daily 1344 membership. 1345

Notwithstanding division (E)(3) of this section, the 1346 membership of any school may include a pupil who did not take an 1347 assessment required by section 3301.0711 of the Revised Code if 1348 the superintendent of public instruction grants a waiver from the 1349 requirement to take the assessment to the specific pupil and a 1350 parent is not paying tuition for the pupil pursuant to section 1351 3313.6410 of the Revised Code. The superintendent may grant such a 1352 waiver only for good cause in accordance with rules adopted by the 1353 state board of education. 1354

Except as provided in divisions (B)(2) and (F) of this 1355 section, the average daily membership figure of any local, city, 1356 exempted village, or joint vocational school district shall be 1357 determined by dividing the figure representing the sum of the 1358 number of pupils enrolled during each day the school of attendance 1359 is actually open for instruction during the week for which the 1360 average daily membership is being certified by the total number of 1361 days the school was actually open for instruction during that 1362 week. For purposes of state funding, "enrolled" persons are only 1363 those pupils who are attending school, those who have attended 1364 school during the current school year and are absent for 1365 authorized reasons, and those children with disabilities currently 1366 receiving home instruction. 1367

The average daily membership figure of any cooperative1368education school district shall be determined in accordance with1369rules adopted by the state board of education.1370

(F)(1) If the formula ADM for the first full school week in
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February is at least three per cent greater than that certified
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for the first full school week in the preceding October, the
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superintendent of schools of any city, exempted village, or joint
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vocational school district or educational service center shall 1375 certify such increase to the superintendent of public instruction. 1376 Such certification shall be submitted no later than the fifteenth 1377 day of February. For the balance of the fiscal year, beginning 1378 with the February payments, the superintendent of public 1379 instruction shall use the increased formula ADM in calculating or 1380 recalculating the amounts to be allocated in accordance with 1381 section 3317.022 or 3317.16 of the Revised Code. In no event shall 1382 the superintendent use an increased membership certified to the 1383 superintendent after the fifteenth day of February. Division 1384 (F)(1) of this section does not apply after fiscal year 2006. 1385

(2) If on the first school day of April the total number of 1386 classes or units for preschool children with disabilities that are 1387 eligible for approval under division (B) of section 3317.05 of the 1388 Revised Code exceeds the number of units that have been approved 1389 for the year under that division, the superintendent of schools of 1390 any city, exempted village, or cooperative education school 1391 district or educational service center shall make the 1392 certifications required by this section for that day. If the 1393 department determines additional units can be approved for the 1394 fiscal year within any limitations set forth in the acts 1395 appropriating moneys for the funding of such units, the department 1396 shall approve additional units for the fiscal year on the basis of 1397 such average daily membership. For each unit so approved, the 1398 department shall pay an amount computed in the manner prescribed 1399 in section 3317.052 or 3317.19 and section 3317.053 of the Revised 1400 Code. 1401

(3) If a student attending a community school under Chapter 1402 3314., a science, technology, engineering, and mathematics school 1403 established under Chapter 3326., or a college-preparatory boarding 1404 school established under Chapter 3328. of the Revised Code is not 1405 included in the formula ADM certified for the school district in 1406 which the student is entitled to attend school under section 1407 3313.64 or 3313.65 of the Revised Code, the department of 1408 education shall adjust the formula ADM of that school district to 1409 include the student in accordance with division (C)(2) of this 1410 section, and shall recalculate the school district's payments 1411 under this chapter for the entire fiscal year on the basis of that 1412 adjusted formula ADM. This requirement applies regardless of 1413 whether the student was enrolled, as defined in division (E) of 1414 this section, in the community school, the science, technology, 1415 engineering, and mathematics school, or the college-preparatory 1416 boarding school during the week for which the formula ADM is being 1417 certified. 1418

(4) If a student awarded an educational choice scholarship is 1419 not included in the formula ADM of the school district from which 1420 the department deducts funds for the scholarship under section 1421 3310.08 of the Revised Code, the department shall adjust the 1422 formula ADM of that school district to include the student to the 1423 extent necessary to account for the deduction, and shall 1424 recalculate the school district's payments under this chapter for 1425 the entire fiscal year on the basis of that adjusted formula ADM. 1426 This requirement applies regardless of whether the student was 1427 enrolled, as defined in division (E) of this section, in the 1428 chartered nonpublic school, the school district, or a community 1429 school during the week for which the formula ADM is being 1430 certified. 1431

(5) If a student awarded a scholarship under the Jon Peterson 1432 special needs scholarship program is not included in the formula 1433 ADM of the school district from which the department deducts funds 1434 for the scholarship under section 3310.55 of the Revised Code, the 1435 department shall adjust the formula ADM of that school district to 1436 include the student to the extent necessary to account for the 1437 deduction, and shall recalculate the school district's payments 1438

under this chapter for the entire fiscal year on the basis of that 1439 adjusted formula ADM. This requirement applies regardless of 1440 whether the student was enrolled, as defined in division (E) of 1441 this section, in an alternative public provider, a registered 1442 private provider, or the school district during the week for which 1443 the formula ADM is being certified. 1444

(G)(1)(a) The superintendent of an institution operating a 1445 special education program pursuant to section 3323.091 of the 1446 Revised Code shall, for the programs under such superintendent's 1447 supervision, certify to the state board of education, in the 1448 manner prescribed by the superintendent of public instruction, 1449 both of the following: 1450

(i) The average daily membership of all children with 1451 disabilities other than preschool children with disabilities 1452 receiving services at the institution for each category of 1453 disability described in divisions (A) to (F) of section 3317.013 1454 of the Revised Code; 1455

(ii) The average daily membership of all preschool children 1456 with disabilities in classes or programs approved annually by the 1457 department of education for unit funding under section 3317.05 of 1458 the Revised Code. 1459

(b) The superintendent of an institution with vocational 1460 education units approved under division (A) of section 3317.05 of 1461 the Revised Code shall, for the units under the superintendent's 1462 supervision, certify to the state board of education the average 1463 daily membership in those units, in the manner prescribed by the 1464 superintendent of public instruction. 1465

(2) The superintendent of each county DD board that maintains 1466 special education classes under section 3317.20 of the Revised 1467 Code or units approved pursuant to section 3317.05 of the Revised 1468 Code shall do both of the following: 1469

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(a) Certify to the state board, in the manner prescribed by 1470
the board, the average daily membership in classes under section 1471
3317.20 of the Revised Code for each school district that has 1472
placed children in the classes; 1473

(b) Certify to the state board, in the manner prescribed by 1474
the board, the number of all preschool children with disabilities 1475
enrolled as of the first day of December in classes eligible for 1476
approval under division (B) of section 3317.05 of the Revised 1477
Code, and the number of those classes. 1478

(3)(a) If on the first school day of April the number of 1479 classes or units maintained for preschool children with 1480 disabilities by the county DD board that are eligible for approval 1481 under division (B) of section 3317.05 of the Revised Code is 1482 greater than the number of units approved for the year under that 1483 division, the superintendent shall make the certification required 1484 by this section for that day. 1485

(b) If the department determines that additional classes or 1486 units can be approved for the fiscal year within any limitations 1487 set forth in the acts appropriating moneys for the funding of the 1488 classes and units described in division (G)(3)(a) of this section, 1489 the department shall approve and fund additional units for the 1490 fiscal year on the basis of such average daily membership. For 1491 each unit so approved, the department shall pay an amount computed 1492 in the manner prescribed in sections 3317.052 and 3317.053 of the 1493 Revised Code. 1494

(H) Except as provided in division (I) of this section, when 1495 any city, local, or exempted village school district provides 1496 instruction for a nonresident pupil whose attendance is 1497 unauthorized attendance as defined in section 3327.06 of the 1498 Revised Code, that pupil's membership shall not be included in 1499 that district's membership figure used in the calculation of that 1500 district's formula ADM or included in the determination of any 1501 unit approved for the district under section 3317.05 of the 1502 Revised Code. The reporting official shall report separately the 1503 average daily membership of all pupils whose attendance in the 1504 district is unauthorized attendance, and the membership of each 1505 such pupil shall be credited to the school district in which the 1506 pupil is entitled to attend school under division (B) of section 1507 3313.64 or section 3313.65 of the Revised Code as determined by 1508 the department of education. 1509

(I)(1) A city, local, exempted village, or joint vocational 1510 school district admitting a scholarship student of a pilot project 1511 district pursuant to division (C) of section 3313.976 of the 1512 Revised Code may count such student in its average daily 1513 membership. 1514

(2) In any year for which funds are appropriated for pilot 1515
project scholarship programs, a school district implementing a 1516
state-sponsored pilot project scholarship program that year 1517
pursuant to sections 3313.974 to 3313.979 of the Revised Code may 1518
count in average daily membership: 1519

(a) All children residing in the district and utilizing a
scholarship to attend kindergarten in any alternative school, as
defined in section 3313.974 of the Revised Code;
1522

(b) All children who were enrolled in the district in thepreceding year who are utilizing a scholarship to attend an1524alternative school.

(J) The superintendent of each cooperative education school
district shall certify to the superintendent of public
instruction, in a manner prescribed by the state board of
education, the applicable average daily memberships for all
students in the cooperative education district, also indicating
the city, local, or exempted village district where each pupil is
entitled to attend school under section 3313.64 or 3313.65 of the

(K) If the superintendent of public instruction determines 1534 that a component of the average daily membership certified or 1535 reported by a district superintendent, or other reporting entity, 1536 is not correct, the superintendent of public instruction may order 1537 that the formula ADM used for the purposes of payments under any 1538 section of Title XXXIII of the Revised Code be adjusted in the 1539 amount of the error. 1540

Sec. 3321.05. (A) As used in this section, "all-day1541kindergarten" means a kindergarten class that is in session five1542days per week for not less than the same number of clock hours1543each day week as for students in grades one through six.1544

(B) Any school district may operate all-day kindergarten or 1545 extended kindergarten, but no district shall require any student 1546 to attend kindergarten for more than the number of clock hours 1547 required each day for traditional kindergarten by the minimum 1548 standards adopted under division (D) of section 3301.07 of the 1549 Revised Code. Each school district that operates all-day or 1550 extended kindergarten shall accommodate kindergarten students 1551 whose parents or guardians elect to enroll them for the minimum 1552 number of hours. 1553

(C) A school district may use space in child day-care centers
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 licensed under Chapter 5104. of the Revised Code to provide
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 all-day kindergarten under this section.

Sec. 3326.11. Each science, technology, engineering, and1557mathematics school established under this chapter and its1558governing body shall comply with sections 9.90, 9.91, 109.65,1559121.22, 149.43, 2151.357, 2151.421, 2313.19, 2921.42, 2921.43,15603301.0714, 3301.0715, 3313.14, 3313.15, 3313.16, 3313.18,15613313.201, 3313.26, 3313.472, 3313.48, 3313.481, 3313.482, 3313.50,1562

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3313.536, 3313.539, 3313.608, 3313.6012, 3313.6013, 3313.6014, 1563 3313.6015, 3313.61, 3313.611, 3313.614, 3313.615, 3313.643, 1564 3313.648, 3313.6411, 3313.66, 3313.661, 3313.662, 3313.666, 1565 3313.667, 3313.67, 3313.671, 3313.672, 3313.673, 3313.69, 3313.71, 1566 3313.716, 3313.718, 3313.719, 3313.80, 3313.801, 3313.814, 1567 3313.816, 3313.817, 3313.86, 3313.88, 3313.96, 3319.073, 3319.21, 1568 3319.32, 3319.321, 3319.35, 3319.39, 3319.391, 3319.41, 3319.45, 1569 3321.01, 3321.041, 3321.13, 3321.14, 3321.17, 3321.18, 3321.19, 1570 3321.191, 3327.10, 4111.17, 4113.52, and 5705.391 and Chapters 1571 102., 117., 1347., 2744., 3307., 3309., 3365., 3742., 4112., 1572 4123., 4141., and 4167. of the Revised Code as if it were a school 1573 district. 1574

Sec. 3327.01. Notwithstanding division (D) of section 3311.19 1575 and division (D) of section 3311.52 of the Revised Code, this 1576 section and sections 3327.011, 3327.012, and 3327.02 of the 1577 Revised Code do not apply to any joint vocational or cooperative 1578 education school district. 1579

In all city, local, and exempted village school districts 1580 where resident school pupils in grades kindergarten through eight 1581 live more than two miles from the school for which the state board 1582 of education prescribes minimum standards pursuant to division (D) 1583 of section 3301.07 of the Revised Code and to which they are 1584 assigned by the board of education of the district of residence or 1585 to and from the nonpublic or community school which they attend 1586 the board of education shall provide transportation for such 1587 pupils to and from such school except as provided in section 1588 3327.02 of the Revised Code. 1589

In all city, local, and exempted village school districts 1590 where pupil transportation is required under a career-technical 1591 plan approved by the state board of education under section 1592 3313.90 of the Revised Code, for any student attending a 1593 career-technical program operated by another school district, 1594 including a joint vocational school district, as prescribed under 1595 that section, the board of education of the student's district of 1596 residence shall provide transportation from the public high school 1597 operated by that district to which the student is assigned to the 1598 career-technical program. 1599

In all city, local, and exempted village school districts the 1600 board may provide transportation for resident school pupils in 1601 grades nine through twelve to and from the high school to which 1602 they are assigned by the board of education of the district of 1603 residence or to and from the nonpublic or community high school 1604 which they attend for which the state board of education 1605 prescribes minimum standards pursuant to division (D) of section 1606 3301.07 of the Revised Code. 1607

A board of education shall not be required to transport 1608 elementary or high school pupils to and from a nonpublic or 1609 community school where such transportation would require more than 1610 thirty minutes of direct travel time as measured by school bus 1611 from the public school building to which the pupils would be 1612 assigned if attending the public school designated by the district 1613 of residence. 1614

A board of education shall not be required to transport1615elementary or high school pupils to and from a nonpublic or1616community school on Saturday or Sunday, unless a board of1617education and a nonpublic or community school have an agreement in1618place to do so before the effective date of this amendment.1619

Where it is impractical to transport a pupil by school1620conveyance, a board of education may offer payment, in lieu of1621providing such transportation in accordance with section 3327.021622of the Revised Code.1623

In all city, local, and exempted village school districts the 1624

board shall provide transportation for all children who are so 1625 disabled that they are unable to walk to and from the school for 1626 which the state board of education prescribes minimum standards 1627 pursuant to division (D) of section 3301.07 of the Revised Code 1628 and which they attend. In case of dispute whether the child is 1629 able to walk to and from the school, the health commissioner shall 1630 be the judge of such ability. In all city, exempted village, and 1631 local school districts the board shall provide transportation to 1632 and from school or special education classes for educable mentally 1633 retarded children in accordance with standards adopted by the 1634 state board of education. 1635

When transportation of pupils is provided the conveyance 1636 shall be run on a time schedule that shall be adopted and put in 1637 force by the board not later than ten days after the beginning of 1638 the school term. 1639

The cost of any transportation service authorized by this 1640 section shall be paid first out of federal funds, if any, 1641 available for the purpose of pupil transportation, and secondly 1642 out of state appropriations, in accordance with regulations 1643 adopted by the state board of education. 1644

No transportation of any pupils shall be provided by any 1645 board of education to or from any school which in the selection of 1646 pupils, faculty members, or employees, practices discrimination 1647 against any person on the grounds of race, color, religion, or 1648 national origin. 1649

Section 2. That existing sections 2151.011, 3313.48, 1650 3313.533, 3313.62, 3313.88, 3317.01, 3317.03, 3321.05, 3326.11, 1651 and 3327.01 and sections 3313.481 and 3313.482 of the Revised Code 1652 are hereby repealed. 1653

Section 3. Sections 1 and 2 of this act shall take effect 1654

July 1, 2014. However, to determine whether a school district1655satisfied the minimum school year in the 2013-2014 school year in1656order to qualify for state funding under Chapter 3317. of the1657Revised Code for fiscal year 2015, the Department of Education1658shall apply the criteria prescribed in the version of division (B)1659of section 3317.01 of the Revised Code in effect prior to July 1,16602014.1661

Section 4. The amendments to section 2151.011 of the Revised 1662 Code by this act shall take effect July 1, 2014. 1663

This act is not intended to delay the earlier amendments to 1664 section 2151.011 of the Revised Code by Am. Sub. S.B. 316 of the 1665 129th General Assembly that are scheduled to take effect January 1666 1, 2014.

Section 5. The amendments to sections 3313.48, 3313.533, 1668 3313.62, 3317.01, and 3321.05; the repeal and reenactment of 1669 section 3313.481; and the repeal of section 3313.482 of the 1670 Revised Code made by this act do not apply to any collective 1671 bargaining agreement executed under Chapter 4117. of the Revised 1672 Code prior to the effective date of this section. Any collective 1673 bargaining agreement or renewal executed after that date shall 1674 comply with the changes provided for in this act. 1675