

OHIO LEGISLATIVE SERVICE COMMISSION

Sub. Bill Comparative Synopsis

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Sub. H.B. 21

132nd General Assembly (H. Education and Career Readiness)

This table summarizes how the latest substitute version of the bill differs from the two immediately preceding versions. It addresses only the topics on which the versions differ substantively. It does not list topics on which the bills are substantively the same.

Торіс	First Previous Version	Second Previous Version	Sub. Version
	(As Introduced)	(L_132_0083-2)	(L_132_0083-6)
Verification and review of student residency and community school enrollment records	 Requires the community school, instead of a school district, to: (1) Conduct a monthly review of its students' residency records; and (2) Submit verification to the Department of Education of which school district is each student's resident district (<i>R.C. 3314.11(A)</i>). 	Same, but specifies that the verification to the Department must take place upon the enrollment of each student and on an annual basis (<i>R.C.</i> 3314.11(A)).	Same as L_132_0083-2.

Торіс	First Previous Version (As Introduced)	Second Previous Version (L_132_0083-2)	Sub. Version (L_132_0083-6)
	Permits the governing authority of a community school to adopt a policy that prescribes the number of the documents that are required to initially verify a student's residency (<i>R.C. 3314.11(B)</i>).	Same as Introduced.	Requires, instead of permits, the governing authority to adopt the policy (<i>R.C.</i> 3314.11(<i>B</i>)(1).)
	Eliminates a current law provision specifying that a community school's policy prescribing the number of documents supersedes any similar policy adopted by a student's resident district (<i>R.C. 3314.11(B)</i>).	Same as Introduced.	Restores current law <i>(R.C.</i> 3314.11(B)(1).)
	No provision.	Permits the governing authority of a community school to adopt a policy that prescribes the information needed to annually verify a student's residency (<i>R.C.</i> 3314.11(B)(2)).	Requires, instead of permits, the governing authority to adopt the policy (<i>R.C.</i> 3314.11(<i>B</i>)(2)).
		Specifies that the information may be obtained through any type of authorized document or any type of communication with a government official authorized to provide such	Same as L_132_0083-2.

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	No provision.	information (<i>R.C.</i> 3314.11(<i>B</i>)(2)). Permits each student's resident district to review the determination made by the community school (<i>R.C.</i> 3314.11(<i>A</i>)).	Same as L_132_0083-2.
Resolution of disagreements	No provision.	Requires a district, if a community school's residency determination differs from the district's determination, to provide the school that made the determination with documentation of the student's residency and to make a good faith effort to accurately identify the correct residence of the student (<i>R.C.</i> 3314.11(D)).	No provision (restores current law, so that a community school, rather than a district, is required to make a good faith effort to determine the student's correct residence) (<i>R.C. 3314.11(D)</i>).
	No provision.	Permits the district, if it disagrees as to which district a student is entitled to attend, to present the matter to the Superintendent of Public Instruction after satisfying the requirements described above, but not more than 60 days after the monthly reporting deadline established	No provision (restores current law, so that a community school, rather than a district, can present the matter of disagreement to the state Superintendent) (<i>R.C.</i> 3314.11(G)).

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		by the Department <i>(R.C.</i> 3314.11(G)).	
	No provision.	Requires the State Superintendent, or the Superintendent's designee, to determine which district the student is entitled to attend not later than 30 days after the matter is presented to the Superintendent and to direct any necessary adjustments to payments and deductions under the school funding formula based on that determination (<i>R.C.</i> 3314.11(<i>G</i>)).	Same as L_132_0083-2.
Contract specifications between community school sponsor and governing authority	No provision.	No provision.	Requires the contract between a community school sponsor and governing authority to include: (1) A provision requiring the governing authority to adopt an enrollment and attendance policy that requires a student's parent to notify the community school in which the student is enrolled when there is a change in the location of the parent's or student's primary



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			residence; and (2) A provision requiring the governing authority to adopt a student residence and address verification policy for students enrolling in or attending the school (<i>R.C.</i> 3314.03(<i>A</i>)(32) and (33)).
Access to student verification data codes for purposes of payments to community schools	No provision.	Permits the State Board of Education and the Department of Education to have access to information that would enable student data verification codes to be matched to personally identifiable student data for the purpose of making per- pupil payments to community schools under the school funding formula (<i>R.C.</i> 3301.0714(<i>D</i>)(2)).	No provision.

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