DRAFT - NOT FOR FILING

3301-83-24 School transportation fees.

(A) Fees for routine school transportation:

(1) No school vehicle owner will shall charge for transporting pupils to and from regular day classes when that transportation is provided in accordance with section 3327.01, 3326.20, and 3314.091 of the Revised Code. This applies equally to buses or other vehicles authorized for pupil transportation owned by school boards, non-public schools, community schools, STEM schools, and the county boards of developmental disabilities as well as buses and other vehicles authorized for pupil transportation operated under contract for one of these agencies.

This rule does not apply to private transportation arranged for or by parents or other groups not related to the educating school board, non-public school, community school, STEM school, or county board of developmental disabilities.

- (2) The governing authority of a chartered nonpublic school may charge for transportation of pupils in a manner consistent with section 3327.07 of the Revised Code. Vehicles used by the governing authority of the chartered nonpublic school or its contractor will shall comply with section 4511.76 of the Revised Code and rule 3301-83-19 of the Administrative Code. Drivers employed or contracted by the governing authority of the chartered nonpublic school or its contractor shall-will comply with all provisions requirements for school bus drivers and motor van drivers in Chapter 3327. of the Revised Code and Chapter 3301-83 of the Administrative Code.
- (B) Fees for non-routine school transportation during the school day:

No school vehicle owner will shall charge for transporting pupils to and from educational field-trips during school days. This applies equally to buses and vehicles authorized for pupil transportation owned by school boards, non-public schools, community schools, STEM schools, and county boards of developmental disabilities as well as buses and vehicles authorized for pupil transportation operated under contract for an agency described in paragraph (A) of this rule.

(C) Fees for non-routine school transportation outside of the school day:

No school vehicle owner will shall charge a fee that exceeds the actual costs assessed for transportation to and from educational field trips on non-school days.

(D) Requirement to rRecovery of cost:

The board of education or county board of developmental disabilities <u>may shall</u> recover an amount not to exceed the actual operational costs associated with non-routine use of school buses when that transportation is provided for agencies other than those directly related to the bus owner.

(E) Identification of costs when <u>costs are to be recovered recovery is required</u>:

Districts may charge both an hourly rate and mileage fee when costs are to be recovered.

The following costs, as reported on the district or community school that provides transportation T-2 reports, will shall be used in determination of fees to be charged when a recovery cost is required costs are to be recovered:

(1) Driver salary and benefits;

Commented [FH1]: The rule has been updated according to SB 9 (134th GA)'s requirement that restrictive regulatory language be removed. Typographical errors in the rule are corrected.

Commented [FH2]: Language is added to reflect changes made by HB 33 (135th GA) including the revision of R.C. 4511.76, which authorizes an expanded use of vehicles originally designed for not more than nine passengers for pupil transportation.

DRAFT - NOT FOR FILING

(2)	Fuel
(4)	Tuci

- (3) Maintenance;
- (4) Service;
- (5) Supervision;
- (6) Insurance.