1	HOUSE BILL 327
2	50TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2011
3	INTRODUCED BY
4	Roberto "Bobby" J. Gonzales
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10	AN ACT
11	RELATING TO TAXATION; PROVIDING THAT CERTAIN TAX CREDITS SHALL
12	NOT BE TAKEN INTO ACCOUNT WHEN DETERMINING THE MARKET VALUE OF
13	PROPERTY FOR PROPERTY TAXATION PURPOSES.
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15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
16	SECTION 1. Section 7-36-15 NMSA 1978 (being Laws 1975,
17	Chapter 165, Section 2, as amended) is amended to read:
18	"7-36-15. METHODS OF VALUATION FOR PROPERTY TAXATION
19	PURPOSESGENERAL PROVISIONS
20	A. Property subject to valuation for property
21	taxation purposes under this article of the Property Tax Code
22	shall be valued by the methods required by this article of the
23	Property Tax Code whether the determination of value is made by
24	the department or the county assessor. The same or similar
25	methods of valuation shall be used for valuation of the same or
	.182525.1

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similar kinds of property for property taxation purposes.

2 Β. Unless a method or methods of valuation are authorized in Sections 7-36-20 through 7-36-33 NMSA 1978, the 3 value of property for property taxation purposes shall be its 4 market value as determined by application of the sales of 5 comparable property, income or cost methods of valuation or any 6 7 combination of these methods. In using any of the methods of 8 valuation authorized by this subsection, the valuation 9 authority: shall apply generally accepted appraisal 10 (1) techniques; [and] 11 12 (2)in determining the market value of residential housing, shall consider any decrease in the value 13 that would be realized by the owner in a sale of the property 14 because of the effects of any affordable housing subsidy, 15 covenant or encumbrance imposed pursuant to a federal, state or 16 local affordable housing program that restricts the future use 17 of the property or the resale price of the property or would 18 otherwise prohibit the owner from fully [benefitting] 19 20 benefiting from any enhanced value of the property. As used in this paragraph: 21 (a) "subsidy, covenant or encumbrance 22 imposed pursuant to a federal, state or local affordable 23

housing program" includes those imposed by a nonprofit entity approved by a governmental entity as a qualifying grantee .182525.1

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pursuant to the Affordable Housing Act; and

"residential housing" means any 2 (b) 3 building, structure or portion thereof that is primarily occupied, or designed or intended primarily for occupancy, as a 4 residence by one or more households and any real property that 5 is offered for sale or lease for the construction or location 6 7 thereon of such a building, structure or portion thereof. "Residential housing" includes congregate housing, manufactured 8 9 homes, housing intended to provide or providing transitional or temporary housing for homeless persons and common health care, 10 kitchen, dining, recreational and other facilities primarily 11 12 for use by residents of a residential housing project; and

(3) shall not consider the value of federal income tax credits awarded under Section 42 of the Internal Revenue Code, as that section may be amended or renumbered, in determining the value of low-income housing property.

C. Dams, reservoirs, tanks, canals, irrigation wells, installed irrigation pumps, stock-watering wells and pumps, similar structures and equipment used for irrigation or stock-watering purposes, water rights and private roads shall not be valued separately from the land they serve. The foregoing improvements and rights shall be considered as appurtenances to the land they serve, and their value shall be included in the determination of value of the land.

D. The department shall adopt regulations to .182525.1

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	1	implement the methods of valuation authorized in this article
	2	of the Property Tax Code."
	3	SECTION 2. APPLICABILITYThe provisions of this act
	4	apply to the 2010 and subsequent property tax years.
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