1	HOUSE BILL 21
2	56TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2024
3	INTRODUCED BY
4	Joy Garratt and Joshua N. Hernandez and Harlan Vincent
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10	AN ACT
11	RELATING TO CHARTER SCHOOLS; REQUIRING THE CHARTERING AUTHORITY
12	TO PROVIDE AN OVERSIGHT AND EXPENDITURE PLAN FOR THE MONEY
13	RETAINED FROM A CHARTER SCHOOL'S STATE EQUALIZATION GUARANTEE
14	DISTRIBUTION; REQUIRING REPORTS.
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16	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
17	SECTION 1. Section 22-8B-13 NMSA 1978 (being Laws 1999,
18	Chapter 281, Section 13, as amended) is amended to read:
19	"22-8B-13. CHARTER SCHOOL FINANCING
20	A. The amount of funding allocated to a charter
21	school shall be not less than ninety-eight percent of the
22	school-generated program cost. The school district or division
23	may withhold and use <u>up to</u> two percent of the school-generated
24	program cost for its administrative support of a charter school
25	and its monitoring and oversight obligations specified in
	.227053.1

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Section 22-8B-12 NMSA 1978.

B. That portion of money from state or federal
programs generated by students enrolled in a locally chartered
charter school shall be allocated to that charter school
serving students eligible for that aid. Any other public
school program not offered by the locally chartered charter
school shall not be entitled to the share of money generated by
a charter school program.

9 C. When a state-chartered charter school is
10 designated as a board of finance pursuant to Section 22-8-38
11 NMSA 1978, it shall receive state and federal funds for which
12 it is eligible.

D. Charter schools may apply for all federal funds for which they are eligible.

E. All services centrally or otherwise provided by a local school district, including custodial, maintenance and media services, libraries and warehousing, shall be subject to negotiation between the charter school and the school district. Any services for which a charter school contracts with a school district shall be provided by the district at a reasonable cost.

F. By July 15, 2024 and each year thereafter, every local chartering authority and the division acting for the commission for state-chartered charter schools shall provide to every charter school that it charters an oversight and .227053.1

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1	expenditure plan for the money withheld from each charter
2	school's school-generated program cost that includes:
3	(1) the percentage and amount of the planned
4	withholding;
5	(2) the detail of how the chartering authority
6	plans to spend that percentage to monitor the fiscal practices,
7	overall governance, student performance, progress toward
8	performance framework goals and legal compliance with state law
9	and the charter contract and perform any other obligations of
10	the chartering authority to the charter school pursuant to the
11	charter contract; and
12	(3) a budget for the oversight and expenditure
13	plan.
14	G. By August 1, 2025 and each year thereafter,
15	every local chartering authority and the division acting for
16	the commission for state-chartered charter schools shall
17	provide to every charter school that it charters a detailed
18	review of how the withheld percentage and amount was spent in
19	the prior year, including proposed and actual expenditures, and
20	how activities of the chartering authority pursuant to its plan
21	resulted in measurable value to the charter school and
22	improvements in the financial management, governance or
23	performance of the charter school."
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	.227053.1

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