1	AN ACT	
2	RELATING TO PUBLIC SCHOOL FINANCE; INCORPORATING THE HOME	
3	SCHOOL STUDENT PROGRAM UNIT PROVISION IN THE PROGRAM COST	
4	CALCULATION PROVISIONS OF THE PUBLIC SCHOOL FINANCE ACT;	
5	CHANGING THE TERM "HOME SCHOOLED" TO "HOME SCHOOL".	
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7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:	
8	SECTION 1. Section 22-8-18 NMSA 1978 (being Laws 1974,	
9	Chapter 8, Section 8, as amended) is amended to read:	
10	"22-8-18. PROGRAM COST CALCULATIONLOCAL	
11	RESPONSIBILITY	
12	A. The total program units for the purpose of	
13	computing the program cost shall be calculated by multiplying	
14	the sum of the program units itemized as Paragraphs (1)	
15	through (6) in this subsection by the instructional staff	
16	training and experience index and adding the program units	
17	itemized as Paragraphs (7) through (14) in this subsection.	
18	The itemized program units are as follows:	
19	(1) early childhood education;	
20	(2) basic education;	
21	(3) special education, adjusted by	
22	subtracting the units derived from membership in class D	
23	special education programs in private, nonsectarian,	
24	nonprofit training centers;	
25	(4) bilingual multicultural education;	S
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1 (5)fine arts education; 2 (6) elementary physical education; 3 (7) size adjustment; at-risk program; (8) 4 5 (9) enrollment growth or new district adjustment; 6 (10) special education units derived from 7 8 membership in class D special education programs in private, nonsectarian, nonprofit training centers; 9 (11) national board for professional 10 teaching standards certification; 11 home school student program unit; (12)12 (13)home school student activities; and 13 charter school student activities. (14)14 B. The total program cost calculated as prescribed 15 in Subsection A of this section includes the cost of early 16 childhood, special, bilingual multicultural, fine arts and 17 vocational education and other remedial or enrichment 18 programs. It is the responsibility of the local school board 19 or governing body of a charter school to determine its 20 priorities in terms of the needs of the community served by 21 that board. Except as otherwise provided in this section, 22 funds generated under the Public School Finance Act are 23 discretionary to local school boards and governing bodies of 24 charter schools; provided that the special program needs as 25 SB 153

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enumerated in this section are met; and provided further that if a public school has been rated D or F for two consecutive years, the department shall ensure that the local school board or governing body of a charter school is prioritizing resources for the public school toward proven programs and methods linked to improved student achievement until the public school earns a C or better for two consecutive years."

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SECTION 2. Section 22-8-23.9 NMSA 1978 (being Laws 2013, Chapter 113, Section 1) is amended to read:

"22-8-23.9. HOME SCHOOL STUDENT PROGRAM UNITS .--10 Notwithstanding the provision in Section 22-8-2 NMSA 1978 11 defining a qualified student as one who is regularly enrolled 12 in one-half or more of the minimum course requirements 13 approved by the department for public school students, home 14 school students may take one or more classes at public 15 schools and, if so, shall generate program units as provided 16 in this section. The home school student program unit for a 17 school district is determined by multiplying the number of 18 home school students who are enrolled in one or more classes 19 by the cost differential factor 0.25 per class per home 20 school student up to the enrollment required for the home 21 school student to meet the definition of "qualified student". 22 The home school student program units shall be paid to the 23 school district in which they are generated. A home school 24 student is eligible to enroll in a public school in the 25

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1	attendance zone in which the student resides or in another	
2	public school outside the attendance zone as provided in	
3	Section 22-1-4 NMSA 1978. The school district shall verify	
4	each home school student's academic and other eligibility to	
5	enroll in the class."	SB 153
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