Fifty-fifth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Senate Amendments ENGROSSED HOUSE BILL NO. 1368

Introduced by

Representatives Grande, Belter, Boehm

Senators Schobinger, Wanzek

- 1 A BILL for an Act to amend and reenact subsection 1 of section 15-34.1-00.1, subsection 5 of
- 2 section 15-34.1-03, sections 15-34.1-06, 15-34.1-07, 15-34.1-08, 15-34.1-09, 15-34.1-10, and
- 3 15-34.1-11 of the North Dakota Century Code, relating to home education.

4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 5 SECTION 1. AMENDMENT. Subsection 1 of section 15-34.1-00.1 of the North Dakota
 6 Century Code is amended and reenacted as follows:
- "Home-based instruction" "Home education" means an educational program for
 students <u>a child</u>, based in the child's home and supervised by the child's parent or
 parents wherein a resident of North Dakota may legally fulfill the compulsory
 instruction requirements of section 15-34.1-01.

11 SECTION 2. AMENDMENT. Subsection 5 of section 15-34.1-03 of the 1995

- 12 Supplement to the North Dakota Century Code is amended and reenacted as follows:
- 13 5. That the child, not including a child with developmental disabilities as defined by
- subsection 1 of section 25-01.2-01, is receiving home based instruction home
 <u>education</u> in accordance with the provisions of this chapter.

16 SECTION 3. AMENDMENT. Section 15-34.1-06 of the 1995 Supplement to the North

17 Dakota Century Code is amended and reenacted as follows:

18 **15-34.1-06.** Home-based instruction Home education.

- 19 <u>1.</u> Home based instruction Home education is an educational program for students <u>a</u>
- 20 <u>child. It is based in the child's home and supervised by the child's parent or</u>
- 21 parents. A parent who provides home-based instruction may only invoke the
- 22 home-based instruction exception to compulsory attendance.
- 23 <u>2. a.</u> A parent is qualified to supervise a program of home-based instruction home
 24 <u>education</u> if the parent is certified to teach in North Dakota; has a

- baccalaureate degree; or has met or exceeded the cut-off score of the
 national teacher exam given in North Dakota, or in any other state if North
 Dakota does not offer such a test.
- 4 b. A parent who has a high school diploma or a general education development 5 certificate is gualified to supervise home-based instruction home education 6 but must be monitored by a certificated teacher during the first two years the 7 parent supervises that instruction, and if home education or until the child 8 being instructed completes the third grade, whichever is later. If the child 9 being instructed receives a composite standardized achievement test score 10 below the fiftieth percentile nationally, the monitoring required by this section 11 must continue during the following school year or longer if the child has not 12 achieved the fiftieth percentile. If testing is not required by section 15-34.1-07 13 in either of the first two years of monitoring, the time of monitoring may not be 14 extended except upon the mutual consent of the parent and the monitor. 15 Once a parent has completed the monitoring requirements for one child, the 16 parent may not be monitored with respect to other children being educated at 17 home.
- 183.Home-based instruction Home education must include instruction in those subjects19required to be taught in accordance with sections 15-38-07, 15-41-06, and2015-41-24 and. Instruction must be provided for at least four hours per day for a21minimum of one hundred seventy-five days per year.
- 22 Every parent supervising home-based instruction home education shall maintain 4. 23 an annual record of courses taken by the child and the child's academic progress 24 assessments, including any standardized achievement test results. A parent shall 25 furnish these records to any school to which the child may transfer upon request of 26 the superintendent or other administrator of that public school district. A parent 27 intending to supervise home based instruction home education for the parent's 28 child shall file an annual statement with the superintendent of the public school 29 district in which the child resides. If the school district does not employ a local 30 school superintendent, the statement must be filed with the county superintendent 31 of schools for the county of the child's residence. The statement must be filed at

1		leas	st thirty <u>fourteen</u> days prior to the beginning of the school semester for which			
2		the parent requests an exemption except when residency of the child is not				
3		established by that date. If residency has not been established, the statement				
4		mu	st be filed within thirty days of the establishment of home education or within			
5		fou	rteen days of establishing the child's residency within the district. The			
6		stat	tement must include:			
7	1.	<u>a.</u>	The names and addresses of the parent who will supervise and the child who			
8			will receive home based instruction home education;			
9	2.	<u>b.</u>	The date of birth and grade level of each child receiving home education;			
10	3.	<u>C.</u>	The intention of the parent to supervise home-based instruction home			
11			education;			
12	4.	<u>d.</u>	The qualifications of the parent who will supervise the home-based instruction			
13			home education;			
14	5.	<u>e.</u>	A list of courses or extracurricular activities in which the child intends to			
15			participate in the public school district;			
16	6.	<u>f.</u>	Proof of an immunization record as it relates to section 23-07-16; and			
17	7.	<u>g.</u>	Proof of identity as it relates to section 54-23.2-04.2; and			
18	8.	An-	An oath or affirmation that the parent will comply with all provisions of this chapter.			
19	SEC	стю	N 4. AMENDMENT. Section 15-34.1-07 of the 1995 Supplement to the North			
20	20 Dakota Century Code is amended and reenacted as follows:					
21	21 15-34.1-07. Students receiving home-based instruction Home education - Quality					
22	assurance. In order to meet the state's compelling interest in assuring that citizens of the state					
23	receive a quality education, the The following minimum indices of quality education are					
24	established:					
25	1.	As	tandardized achievement test used by the public school in the school district in			
26		whi	ch the parent resides or, if requested by the parent, a nationally normed			
27		stai	ndardized achievement test used by a state-approved nonpublic school must be			
28		give	en to each child receiving home-based instruction home education in grades			
29		thre	ee, four, six, eight, and eleven. The test must be given in the child's learning			
30		env	ironment or, at the option of the child's parent, in the public school and must be			
31		adn	ninistered by a certified <u>certificated</u> teacher. The cost of such testing must be			

1		borne by the test is the responsibility of the local school district in which the parent
2		resides if the test is administered by a certified teacher employed by a public
3		school district or by the parent of the child if the test is a nationally normed
4		standardized achievement test requested by the parent, if it is a test used by the
5		district. The cost of administering the test is the responsibility of the local school if
6		it is district administered by a certificated teacher employed by the district. The
7		cost of the test is the responsibility of the parent if the test requested is not used by
8		the local school district and the cost of having the test administered is the
9		responsibility of the parent if it is administered by a certificated teacher secured by
10		the parent. Results of such testing must be filed with the local public school
11		superintendent. If the parent resides in a school district which does not employ a
12		local school superintendent, the results must be filed with the county
13		superintendent of schools for the county of the parent's residence.
14	2.	If the child's basic composite score on a standardized achievement test falls below
15		the thirtieth percentile nationally, the child must be professionally evaluated for a
16		potential learning problem by a multidisciplinary assessment team according to
17		guidelines established by the superintendent of public instruction. If the
18		multidisciplinary assessment team evaluation determines that the child is not
19		handicapped disabled according to the eligibility criteria of the department
20		established by the superintendent of public instruction and the child does not
21		require specially designed instruction according to rules adopted by the
22		department of public instruction, the parent providing instruction may continue to
23		provide home based instruction conduct home education, upon filing with the
24		superintendent of the public instruction a statement school district, from an
25		appropriately licensed professional, that the child is currently making reasonable
26		academic progress when the learning abilities of the child are taken into
27		consideration. If such statement is not filed, the parent is not entitled to an
28		exemption under subsection 5 of section 15-34.1-03 or county superintendent if
29		there is no local superintendent, a plan of remediation to address the academic
30		deficiencies of the child. An annual determination of reasonable academic
31		progress conducted by the local school district superintendent must be based on

1 the child's plan of remediation. If such a plan is not filed, the parent is deemed to 2 be in violation of the compulsory attendance requirement of section 15-34.1-01 3 and the child no longer qualifies for home education. Such plan of remediation 4 must be developed in consultation with and with the approval of a state-certificated 5 teacher selected by the parent. Costs associated with the consultation are the 6 responsibility of the parent. The plan of remediation must remain in effect until 7 such time as the child demonstrates reasonable academic progress by achieving a 8 basic composite score on a standardized achievement test at or above the thirtieth 9 percentile or a score indicating one year of academic progress as compared to a 10 score on a test from the previous school year. The test may be one required by 11 this section or one administered in an additional grade level, at the option of the 12 parent. The plan of remediation may be amended from time to time in consultation 13 with and with the approval of the state-certificated teacher in order to 14 accommodate the academic needs of the child. If a plan of remediation is no 15 longer in effect and the child fails to demonstrate reasonable academic progress 16 on a subsequent test required by this section, a plan of remediation must again be 17 developed and instituted. If the evaluation of the multidisciplinary assessment 18 team determines that the child is handicapped, but not developmentally disabled, 19 but does not have a developmental disability, according to the eligibility criteria of 20 the department established by the superintendent of public instruction, and that the 21 student child requires specially designed instruction due to the handicap disability. 22 and that this instruction cannot be provided without special education and related 23 services, the parent providing instruction may continue to provide home based 24 instruction home education, upon filing with the superintendent of the public 25 instruction school district an individualized education program plan, formulated 26 within rules adopted by the department of public instruction developed privately or 27 through the local school district, indicating that the child's needs need for special 28 education are is being appropriately addressed by persons gualified to provide 29 special education or related services. An annual determination of reasonable 30 academic progress conducted by the local school district superintendent must be 31 based on the child's individualized education plan. If such a plan is not filed, the

1		parent is not entitled to an exemption under subsection 5 of section 15-34.1-03 is
2		deemed to be in violation of the compulsory attendance requirements of section
3		15-34.1-01, and the child no longer qualifies for home education. A child who is
4		once evaluated by a multidisciplinary team need not be reevaluated for a potential
5		learning problem upon scoring below the thirtieth percentile on a subsequent
6		standardized achievement test unless the reevaluation is performed pursuant to
7		the provision of special education and related services.
0	2	Any partitied partitiented to ober menitoring home hand instruction home

Any certified certificated teacher monitoring home-based instruction home 8 3. 9 education shall spend, at a minimum, an average of one hour per week in contact 10 with the first student and in conjunction with the parent. With two or more children 11 under supervision, the teacher shall monitor spend, at a minimum, an additional 12 one-half hour per month for each child under the teacher's supervision who is 13 receiving home-based instruction home education. The time may be reduced 14 proportionately if the child is in attendance in a public school or an approved 15 private nonpublic school. The teacher shall evaluate the student's progress and 16 report the student's progress at least twice annually to the local public school 17 superintendent. If the school district does not employ a local school 18 superintendent, the report must be filed with the county superintendent of schools 19 for the county of the child's residence.

20 4. If the local superintendent of public schools or the county superintendent of 21 schools in those school districts that do not employ a local superintendent 22 determines that the child is not making reasonable academic progress consistent 23 with the child's age or stage of development, the parent of the child must be 24 notified of the conclusion reached and the basis for the conclusion. Upon receipt 25 of that notice, the parent shall make a good faith effort to remedy any deficiency. 26 The appropriate official shall report the failure on the part of a parent to make a 27 good faith effort to the state's attorney pursuant to section 15-34.1-04 as a violation 28 of this chapter. The superintendent of public instruction shall adopt rules to assist 29 local superintendents of schools, county superintendents of schools, and the 30 licensed professionals referred to in subsection 2, in determining whether a child is 31 making reasonable academic progress. If a monitor is required by section

<u>15-34.1-06, the school district shall, at the request of the parent, provide the</u>
 <u>monitor at school district expense. A monitor retained by the parent must be</u>
 <u>compensated by the parent.</u>

SECTION 5. AMENDMENT. Section 15-34.1-08 of the North Dakota Century Code is
amended and reenacted as follows:

6 **15-34.1-08.** State aid. For purposes of allocating foundation aid and other state 7 assistance to local school districts, a student receiving home-based instruction home education 8 is deemed enrolled in the school district in which the student resides if the student is monitored 9 by a certificated teacher employed by the public school district in which the parent resides. A 10 school district is entitled to one-half of the per-pupil per student payment provided in section 11 15-40.1-06 times the appropriate factor in section 15-40.1-07 or 15-40.1-08 for each such 12 student. When a student is supervised through home based instruction in home education and 13 is enrolled in classes in the public school, proportionate payments must be made as provided in 14 sections 15-40.1-07 and 15-40.1-08. The total amount may not exceed the equivalent of one full foundation aid payment. 15

SECTION 6. AMENDMENT. Section 15-34.1-09 of the North Dakota Century Code is
amended and reenacted as follows:

18 15-34.1-09. Monitoring or administration by a certified certificated teacher. Any 19 certified certificated teacher who monitors home-based instruction a child receiving home 20 education or who administers a standardized achievement test to children receiving 21 home-based instruction a child receiving home education must notify the child's public school 22 district of residence that the teacher is providing such monitoring or administration. The parent 23 of any student receiving home based instruction that child receiving home education who is 24 monitored by or taking a test administered by a certificated teacher not employed by a 25 public school district is responsible for any the costs charged for such of the monitoring or test 26 administration.

SECTION 7. AMENDMENT. Section 15-34.1-10 of the North Dakota Century Code is
amended and reenacted as follows:

15-34.1-10. Home-based instruction Home education - Liability. No state agency,
 public school <u>district</u>, or county superintendent may be found liable for accepting as correct the

- 1 information on the statement of intent or for any damages resulting from the parent's failure to
- 2 educate the child.

3 SECTION 8. AMENDMENT. Section 15-34.1-11 of the North Dakota Century Code is
4 amended and reenacted as follows:

- 5 **15-34.1-11.** Home-based instruction Home education High school diploma Fee.
- 6 The superintendent of public instruction shall issue to a student who has completed the
- 7 requirements for high school graduation through home-based instruction home education a
- 8 diploma that clearly indicates that the requirements for graduation have been met through
- 9 home-based instruction home education. The superintendent may charge a fee for issuing the

10 diploma.