HOUSE BILL 993

47TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2005

INTRODUCED BY

Joseph Cervantes

RELATING TO CONTRACTOR LICENSING; REVISING PROCEDURES FOR THE ISSUANCE, RENEWAL OR REISSUANCE OF A LICENSE OR CERTIFICATE FOLLOWING REVOCATION.

AN ACT

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. Section 60-13-29 NMSA 1978 (being Laws 1967, Chapter 199, Section 32, as amended) is amended to read:

"60-13-29. [RENEWAL OF] APPLICATION FOLLOWING REVOKED LICENSE OR [CERTIFICATES] CERTIFICATE.--

A. After revocation of any license or certificate [of qualification] issued pursuant to the Construction

Industries Licensing Act, no person shall be eligible to apply for a new license or certificate [shall be issued, renewed or reissued to the licensee] until a period of one year after the date of the original order of revocation by the commission has .156167.1

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expired. [A	fter expiration of t	that period, no l	icense or
certificate	shall be issued, rer	newed or reissued	except as is
provided for	the issuance of any	y initial license	-or
certificate.	.]		

B. Following the revocation of a contractor's

license or a qualifying party's certificate pursuant to the

Construction Industries Licensing Act, no license or

certificate may be issued to that contractor or qualifying

party by the division if the director finds that the contractor

or qualifying party has, during the period of revocation,

engaged in activity that constitutes a violation of any

provision of the Construction Industries Licensing Act."

Section 2. EFFECTIVE DATE.--The effective date of the provisions of this act is July 1, 2005.

- 2 -