1	SENATE PUBLIC AFFAIRS COMMITTEE SUBSTITUTE FOR SENATE BILL 13
2	48TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2007
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10	AN ACT
11	RELATING TO CONSTRUCTION INDUSTRIES LICENSING; AMENDING SECTION
12	60-13-49 NMSA 1978 (BEING LAWS 1967, CHAPTER 199, SECTION 57,
13	AS AMENDED; PROVIDING FOR PROOF OF RESPONSIBILITY.
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15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
16	Section 1. Section 60-13-49 NMSA 1978 (being Laws 1967,
17	Chapter 199, Section 57, as amended) is amended to read:
18	"60-13-49. PROOF OF RESPONSIBILITY
19	A. No applicant for a contractor's license or for
20	renewal of a contractor's license shall be issued a license
21	until the director determines that $[he]$ <u>the applicant</u> is
22	responsible to perform under the individual permit capacity for
23	which [he] <u>the applicant</u> furnishes proof of responsibility
24	pursuant to Subsection [Θ] <u>B</u> of this section.
25	[B. Proof of responsibility shall be:
	.165629.2

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1	(1) a license bond acceptable to the director
2	and underwritten by a corporate surety authorized to transact
3	business in New Mexico;
4	(2) an agreement of cash collateral assignment
5	executed with a state or national bank or federally insured
6	savings association authorized to do business in New Mexico as
7	trustee, in a form prescribed by the commission. Interest, if
8	any, accumulating on the cash collateral assignment shall
9	accrue to the licensee; or
10	(3) a current financial statement, which shall
11	be filed initially with the license application and filed
12	annually thereafter with the division. The financial statement
13	shall be a current audited financial statement or certified by
14	a financial institution.
14 15	a financial institution. C. Proof of responsibility shall be furnished in
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15 16	C. Proof of responsibility shall be furnished in amounts as follows:
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15 16 17 18	C. Proof of responsibility shall be furnished in amounts as follows: (1) for a licensee or applicant who permits or contracts projects singly in New Mexico for a dollar value of
15 16 17 18 19	C. Proof of responsibility shall be furnished in amounts as follows: (1) for a licensee or applicant who permits or contracts projects singly in New Mexico for a dollar value of twenty-five thousand dollars (\$25,000) or less, proof of
15 16 17 18 19 20	C. Proof of responsibility shall be furnished in amounts as follows: (1) for a licensee or applicant who permits or contracts projects singly in New Mexico for a dollar value of twenty-five thousand dollars (\$25,000) or less, proof of responsibility in the amount of five hundred dollars (\$500).
15 16 17 18 19 20 21	C. Proof of responsibility shall be furnished in amounts as follows: (1) for a licensee or applicant who permits or contracts projects singly in New Mexico for a dollar value of twenty-five thousand dollars (\$25,000) or less, proof of responsibility in the amount of five hundred dollars (\$500). This licensee's maximum permit or contract capacity shall be
15 16 17 18 19 20 21 21 22	C. Proof of responsibility shall be furnished in amounts as follows: (1) for a licensee or applicant who permits or contracts projects singly in New Mexico for a dollar value of twenty-five thousand dollars (\$25,000) or less, proof of responsibility in the amount of five hundred dollars (\$500). This licensee's maximum permit or contract capacity shall be twenty-five thousand dollars (\$25,000);
15 16 17 18 19 20 21 22 23	C. Proof of responsibility shall be furnished in amounts as follows: (1) for a licensee or applicant who permits or contracts projects singly in New Mexico for a dollar value of twenty-five thousand dollars (\$25,000) or less, proof of responsibility in the amount of five hundred dollars (\$500). This licensee's maximum permit or contract capacity shall be twenty-five thousand dollars (\$25,000); (2) for a licensee or applicant who permits or

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two hundred thousand dollars (\$200,000), proof of responsibility in the amount of one thousand dollars (\$1,000). This licensee's maximum permit or contract capacity shall be two hundred thousand dollars (\$200,000);

5 (3) for a licensee or applicant who permits or 6 contracts projects singly in New Mexico for a dollar value of 7 more than two hundred thousand dollars (\$200,000) but less than 8 one million dollars (\$1,000,000), proof of responsibility in 9 the amount of two thousand five hundred dollars (\$2,500). This 9 licensee's maximum permit or contract capacity shall be one 1 million dollars (\$1,000,000); and

(4) for a licensee or applicant who permits or
contracts projects singly in New Mexico for a dollar value of
more than one million dollars (\$1,000,000), proof of
responsibility in the amount of five thousand dollars (\$5,000).
This licensee shall have no maximum permit or contract
capacity.

D. Proof of responsibility shall be for the payment of fines and penalties.

E. Proof of responsibility, if a bond, shall be a continuous form bond on a form prescribed by the commission. It shall be a condition of the bond that the total aggregate liability of the surety for all claims shall be limited to the face amount of the bond irrespective of the number of years the bond is in force.

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1 F. Proof of responsibility posted by a licensee or 2 applicant shall be in a form to provide thirty days' written 3 notice of a cancellation to the division. 4 G. Failure to maintain proof of responsibility for 5 the period required by law is cause for revocation of the 6 license. 7 H. No legal action may be maintained on the proof 8 of responsibility unless the action is commenced within twelve 9 months after the case accrues or within twelve months after 10 substantial completion of the project, whichever is earlier. 11 I. If a licensee's license bond or cash collateral 12 assignment is canceled, expires or otherwise becomes 13 ineffective during the period for which it is required, the 14 division shall cancel the license upon receiving notice of such 15 cancellation, expiration or ineffectiveness. The cancellation 16 of the license shall become effective thirty days after the 17 date that notice of such action is mailed to the licensee by 18 the division, unless the licensee provides to the division 19 within that thirty days proof of responsibility as required 20 under this section. A person whose license has been canceled 21 pursuant to this subsection may be renewed or reinstated 22 provided he complies with all licensing requirements. 23 J. Contracting or bidding during the period when 24 the license bond or cash collateral assignment is canceled, 25 expired or otherwise ineffective is cause for revocation of the .165629.2 - 4 -

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1	license by the commission.]
2	B. Proof of responsibility shall be a code bond
3	acceptable to the director and underwritten by a corporate
4	surety authorized to transact business in New Mexico. Such
5	bond shall meet the following conditions:
6	(1) payments from a code bond may only be used
7	to compensate for actual damages incurred as a result of code
8	violations caused by a licensee. The proceeds of a bond may
9	not be used to pay punitive damages, attorney fees or costs
10	associated with, or attributable to, pain and suffering;
11	(2) the bond shall be continuous for the life
12	of the license on a form approved by the commission. It shall
13	be a condition of the bond that the total aggregate liability
14	of the surety for all claims shall be limited to the face
15	amount of the bond irrespective of the number of years the bond
16	<u>is in force;</u>
17	(3) the bond carrier shall provide thirty
18	days' written notice of cancellation to the division;
19	(4) failure to maintain the bond for the
20	period required by law is cause for revocation of the license;
21	and
22	(5) if the bond is canceled, expires or
23	otherwise becomes ineffective during the period for which it is
24	required, the division shall suspend the affected license for a
25	period not to exceed thirty days and shall notify the license
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	1	holder of such suspension. If the licensee has not provided
	2	proof of a new bond before the fortieth day after the date of
	3	the notice, the license shall be void for failure of proof of
	4	responsibility."
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