1	SENATE BILL 437
2	48TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2007
3	INTRODUCED BY
4	Phil A. Griego
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10	AN ACT
11	RELATING TO DRIVING WHILE UNDER THE INFLUENCE OF INTOXICATING
12	LIQUOR OR DRUGS; REQUIRING AN IGNITION INTERLOCK LICENSE PRIOR
13	TO ISSUANCE OF A NEW MEXICO DRIVER'S LICENSE FOR CERTAIN
14	PERSONS WHO HAVE DWI CONVICTIONS IN OTHER STATES; RECONCILING
15	MULTIPLE AMENDMENTS TO THE SAME SECTION OF LAWS IN LAWS 2005.
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17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
18	Section 1. Section 66-5-5 NMSA 1978 (being Laws 1978,
19	Chapter 35, Section 227, as amended by Laws 2005, Chapter 241,
20	Section 1 and by Laws 2005, Chapter 269, Section 1) is amended
21	to read:
22	"66-5-5. PERSONS NOT TO BE LICENSEDThe division shall
23	not issue a driver's license under the Motor Vehicle Code to
24	any person:
25	A. who is under the age of eighteen years, except
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1 the division may, in its discretion, issue: 2 an instruction permit to a person fifteen (1)3 years of age or over who is enrolled in and attending or has 4 completed a driver education course that includes a DWI 5 education and prevention component approved by the bureau or 6 offered by a public school; 7 a provisional license to any person (2) 8 fifteen years and six months of age or older: 9 (a) who has completed a driver education 10 course approved by the bureau or offered by a public school 11 that includes a DWI education and prevention component and has 12 had an instruction permit for at least six months; and 13 (b) who has successfully completed a 14 practice driving component; 15 a driver's license to any person sixteen (3) 16 years and six months of age or older: 17 (a) who has had a provisional license 18 for the twelve-month period immediately preceding the date of 19 the application for the driver's license; 20 (b) who has complied with restrictions 21 on that license; 22 (c) who has not been convicted of a 23 traffic violation that was committed during the ninety days 24 prior to applying for a driver's license; and 25 (d) who has not been adjudicated for an .164294.1GR - 2 -

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1 offense involving the use of alcohol or drugs during that 2 period and who has no pending adjudications alleging an offense 3 involving the use of alcohol or drugs at the time of 4 application; and

5 to any person thirteen years of age or (4) 6 older who passes an examination prescribed by the division, a 7 license restricted to the operation of a motorcycle, provided: 8 (a) the motorcycle is not in excess of 9 one hundred cubic centimeters displacement; 10 (b) no holder of an initial license may 11 carry any other passenger while driving a motorcycle; and 12 (c) the director approves and certifies 13 motorcycles as not in excess of one hundred cubic centimeters 14 displacement and by rule provides for a method of 15 identification of such motorcycles by all law enforcement 16 officers;

B. whose license or driving privilege has been suspended or denied, during the period of suspension or denial, or to any person whose license has been revoked, except as provided in Section 66-5-32 NMSA 1978 and the Ignition Interlock Licensing Act;

C. who is an habitual user of narcotic drugs or alcohol or an habitual user of any drug to a degree that renders the person incapable of safely driving a motor vehicle;

D. who is four or more times convicted of driving a .164294.1GR

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motor vehicle while under the influence of intoxicating liquor or narcotic drug regardless of whether the convictions are under the laws or ordinances of this state or any municipality or county of this state or under the laws or ordinances of any other state, the District of Columbia or any governmental subdivision thereof, except as provided in the Ignition Interlock Licensing Act. Five years from the date of the fourth conviction and every five years thereafter, the person may apply to any district court of this state for restoration of the license, and the court, upon good cause being shown, may order restoration of the license applied for; provided that the person has not been subsequently convicted of driving a motor vehicle while under the influence of intoxicating liquor or drugs. Upon issuance of the order of restoration, a certified copy shall immediately be forwarded to the division, and if the person is otherwise qualified for the license applied for, the four previous convictions shall not prohibit issuance of the license:

E. who was convicted on or after June 17, 2005 of driving a motor vehicle while under the influence of intoxicating liquor or drugs pursuant to the laws or ordinances of any other state, the District of Columbia or any governmental subdivision thereof, unless the person obtains an ignition interlock license as provided in the Ignition Interlock Licensing Act for:

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1 (1) a period of one year for a first 2 conviction; (2) a period of two years for a second 3 4 conviction; 5 (3) a period of three years for a third 6 conviction; or 7 (4) the remainder of the offender's life for a fourth or subsequent conviction, subject to a five-year review 8 9 as provided in Subsection D of this section; 10 $[E_{\cdot}]$ F. who has previously been afflicted with or 11 who is suffering from any mental disability or disease that 12 would render [him] the person unable to drive a motor vehicle with safety upon the highways and who has not, at the time of 13 14 application, been restored to health; 15 $[F_{\cdot}]$ <u>G.</u> who is required by the Motor Vehicle Code 16 to take an examination, unless the person has successfully 17 passed the examination; 18 [G.] H. who is required under the laws of this 19 state to deposit proof of financial responsibility and who has 20 not deposited the proof; 21 [H.] I. when the director has good cause to believe 22 that the operation of a motor vehicle on the highways by the 23 person would be inimical to public safety or welfare; or 24 [1.] J. as a motorcycle driver who is less than 25 eighteen years of age and who has not presented a certificate .164294.1GR

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or other evidence of having successfully completed a motorcycle driver education program licensed or offered in conformance with rules of the bureau."

Section 2. Section 66-5-502 NMSA 1978 (being Laws 2003, Chapter 239, Section 2, as amended) is amended to read:

"66-5-502. DEFINITIONS.--As used in the Ignition Interlock Licensing Act:

A. "denied" means having an instructor's permit, driver's license or provisional license denied for driving while under the influence of intoxicating liquor or drugs, pursuant to the provisions of Subsection D <u>or E</u> of Section 66-5-5 NMSA 1978;

B. "ignition interlock device" means a device, approved by the traffic safety bureau, that prevents the operation of a motor vehicle by an intoxicated or impaired person;

C. "ignition interlock license" means a driver's license issued to a person by the division that allows that person to operate a motor vehicle with an ignition interlock device after that person's instructor's permit, driver's license or provisional license has been revoked or denied. The division shall clearly mark an ignition interlock license to distinguish it from other driver's licenses; and

D. "revoked" means having an instructor's permit, driver's license or provisional license revoked for driving .164294.1GR - 6 -

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1	while under the influence of intoxicating liquor or drugs,
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2 3	pursuant to the provisions of Section 66-8-102 or 66-8-111 NMSA
4	Section 3. EFFECTIVE DATEThe effective date of the
5	provisions of this act is July 1, 2007.
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