1	HOUSE BILL 273
2	43rd LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 1997
3	INTRODUCED BY
4	BEN LUJAN
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10	AN ACT
11	RELATING TO REGULATION OF THE CONSTRUCTION INDUSTRY; PLACING
12	BUREAU CHIEFS OF THE CONSTRUCTION INDUSTRIES DIVISION OF THE
13	REGULATION AND LICENSING DEPARTMENT UNDER THE PERSONNEL ACT;
14	CHANGING LICENSE ISSUANCE AND QUALIFICATION PROVISIONS; CHANGING
15	CERTAIN FEES; EXTENDING THE PERMITTED PERIOD FOR A CERTIFICATE
16	OF COMPETENCE; CREATING CERTAIN REVOLVING FUNDS; ABOLISHING THE
17	JOURNEYMEN TESTING REVOLVING FUND; REPEALING THE SUNSETTING OF
18	THE CONSTRUCTION INDUSTRIES DIVISION AND COMMISSION; MAKING
19	APPROPRI ATI ONS.
20	
21	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
22	Section 1. Section 9-16-8 NMSA 1978 (being Laws 1983,
23	Chapter 297, Section 24) is amended to read:
24	"9-16-8. BUREAUSCHIEFSThe superintendent shall
25	establish within each division such "bureaus" as he deems
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[bracketed material] = delete <u>Underscored material = new</u>

necessary to carry out the provisions of the Regulation and 1 Licensing Department Act. He shall appoint a "chief" to be the 2 administrative head of any such bureau. The positions so 3 appointed [are exempt] may be exempted from the Personnel Act by 4 action of the superintendent, except for the construction 5 industries division trade bureaus created pursuant to Section 6 60-13-31 NMSA 1978. The chiefs of those bureaus shall be 7 covered positions under the Personnel Act." 8 Section 2. Section 60-13-14 NMSA 1978 (being Laws 1967, 9 Chapter 199, Section 17, as amended) is amended to read: 10 DIVISION--LICENSE ISSUANCE--REPORTS. --"60-13-14. 11 A. No license shall be issued by the division to any 12 applicant unless the director is satisfied that the applicant is 13 or has in his employ a qualifying party who is qualified for the 14 classification for which application is made and the applicant 15 has satisfied the requirements of Subsection B of this section. 16 An applicant for a license shall: **B**. 17 demonstrate proof of responsibility as (1) 18 provided in the Construction Industries Licensing Act; 19 comply with the provisions of Subsection D (2)20 of this section if he has engaged illegally in the contracting 21 business in New Mexico within one year prior to making 22 application; 23 demonstrate familiarity with the rules and (3) 24 regulations promulgated by the commission and division 25 .113655.3 - 2 -

Underscored material = new

1	concerning the classification for which application is made;
2	(4) if a corporation, <u>incorporated association</u> ,
3	registered limited liability partnership or limited liability
4	<u>company</u> , have complied with the laws of this state requiring
5	qualification to do business in New Mexico [or have been
6	incorporated in this state and, if a foreign corporation, shall
7	have maintained a] and provide the name of its current
8	registered agent and [a] <u>the current address of its</u> registered
9	office in New Mexico [for at least ninety days preceding the
10	issuance of a contractor's license];
11	(5) if [an individual or partnership, have
12	maintained a residence or street address in New Mexico for at
13	least ninety days preceding the making of an application for a
14	license] a person other than the persons described in Paragraph
15	(4) of this subsection, provide a current physical location
16	address and mailing address of the applicant's place of
17	<u>busi ness;</u>
18	(6) submit proof of registration with the
19	taxation and revenue department and submit a current
20	identification tax number;
21	(7) comply with any additional procedures,
22	rules and regulations which are established by the commission
23	relating to issuance of licenses; and
24	(8) have had four years, within the ten years
25	immediately prior to application, of practical or related trade
-	.113655.3

<u>Underscored material = new</u> [bracketed material] = delete experience dealing specifically with the type of construction or its equivalent for which the applicant is applying for a license, <u>except that</u> the commission may by regulation provide for:

(a) reducing this requirement for a
particular industry or craft where it is deemed excessive but
[at no time shall] the requirement shall not be less than two
years [The commission may be regualtion provide for]; and
(b) a waiver of the work experience
requirement of this paragraph when the qualifying party has been
certified in New Mexico with the same license classification
within the ten years immediately prior to application.

C. The division, with the consent of the commission, may enter into a reciprocal licensing agreement with any state having equivalent licensing requirements.

D. The director may issue a license to an applicant who at any time within one year prior to making application has acted as a contractor in New Mexico without a license as required by the Construction Industries Licensing Act if:

(1) the applicant in addition to all other requirements for licensure pays an additional fee [in an amount equal to five percent of the value of such nonlicensed contracting work] as follows:

(a) in an amount up to ten percent of the contract price or the value of the nonlicensed contracted work

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1	in the discretion of the commission; or
2	(b) if the applicant has bid or offered a
3	price on a construction project and was not the successful
4	bidder or offeror, the fee shall be one percent of the total bid
5	<u>amount;</u> and
6	(2) the director is satisfied that no incident
7	of such contracting without a license:
8	(a) caused monetary damage to any person;
9	or
10	(b) resulted in an unresolved consumer
11	complaint being filed against the applicant with the division.
12	E. An unlicensed contractor who has performed
13	<u>unlicensed work may settle the claims against him without</u>
14	becoming licensed if the claims arise from his first offense and
15	<u>he pays an administrative fee calculated pursuant to Paragraph</u>
16	(1) of Subsection D of this section. In addition to the
17	<u>administrative fee, an additional ten percent of the amount of</u>
18	<u>the administrative fee shall be assessed as a service fee.</u>
19	F. If the total fee to be paid by the contractor
20	pursuant to the provisions of Subsection D or E of this section
21	is twenty-five dollars (\$25.00) or less, the fee may be waived.
22	[E.] <u>G.</u> The director shall report every incident of
23	nonlicensed contracting work to the taxation and revenue
24	department to assure that the contractor complies with tax
25	requirements and pays all taxes due."

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Section 3. Section 60-13-16 NMSA 1978 (being Laws 1967, Chapter 199, Section 18, as amended) is amended to read:

3 "60-13-16. DI VI SI ON- - QUALI FYI NG PARTY- - EXAMI NATI ON- 4 CERTI FI CATE. - -

A. Except as otherwise provided in this section, no certificate of qualification shall be issued to [any] an individual desiring to be a qualifying party until he has passed with a satisfactory score an examination approved and adopted by the division.

B. The examination shall consist of a test based on general business knowledge, rules and regulations of the division and the provisions of the Construction Industries Licensing Act. In addition, applicants for a GB, MM or EE classification or for any other classification [which] that the commission determines to be appropriate shall take a test based on technical knowledge and familiarity with the prescribed codes and minimum standards of the particular classification for which certification is requested. The division shall provide examinations in both English and Spanish.

C. In lieu of the examination to determine knowledge of business and construction industries law provided in Subsection B of this section, an applicant may satisfy the business and law knowledge requirement by receiving a certificate of completion of a business and law course of study [which has been approved and certified under rules and

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regulations adopted by the division and approved by the 1 commission] offered by an accredited education institute 2 The course and any preparation and <u>approved by the division</u> 3 instruction materials shall be available in both English and 4 Spanish and shall be made available to the division, the 5 commission or the designated agent of the division, upon 6 request, for review. 7

If a contractor's license is subject to D. 8 suspension by the commission and if [it] the suspension is based 9 on the requirement that the licensee employ a qualifying party 10 and the employment of the qualifying party is terminated without fault of the licensee, a member of that trade who is experienced 12 in the classification for which the certificate of qualification 13 was issued and has been employed for five or more years by the 14 licensed contractor shall be issued without examination a temporary certificate of qualification in the classification for 16 which the contractor is licensed. [and] The temporary 17 qualifying party [shall be subject to passing] is required to 18 pass the regular examination as set forth in Subsection B of this section within ninety days of issuance of a temporary 20 certificate of qualification. 21

Ε. The certificate of qualification is not transferable.

A qualifying party whose certificate is revoked F. by the commission shall not reapply for a certificate for one

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year. "

Section 4. Section 60-13-20 NMSA 1978 (being Laws 1967, Chapter 199, Section 22, as amended) is amended to read:

"60-13-20. FEES ESTABLISHED BY THE DIVISION--PAYMENT OF EXAMINATION AND LICENSING SERVICE FEES.--

A. The division shall by regulation establish and
charge reasonable candidate and applicant fees for each license
and certificate classification for initial applications, initial
and additional examinations, license issuance and renewals,
[and] certificate of qualification issuance <u>and renewal</u>

licensing verification services

B. The division by regulation may provide that [examination fees, other than examination fees collected by the division for examination of journeymen pursuant to Section 60-13-38 NMSA 1978] fees charged pursuant to Subsection A of this section shall be paid to the agency providing or administering the [examination] service if the service is provided pursuant to authority of the division "

Section 5. Section 60-13-39 NMSA 1978 (being Laws 1967, Chapter 199, Section 42, as amended) is amended to read:

"60-13-39. CERTIFICATES AND EXAMINATION. --

A. Certificates of competence issued by the division are not transferable and shall expire on the date established by the division, not more than [one year] three years from the month of issuance.

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<u>Underscored material = new</u> [bracketed material] = delete B. Application shall be made before the expiration date for renewal of a current certificate of competence and shall be accompanied by the fee prescribed for the initial issuance of the certificate.

С. Applications for a renewal of a certificate of 5 competence shall be filed with the division prior to the last 6 working day before the certificate expires. An expired 7 certificate shall be renewable within a six-month period without 8 examination and only upon paying a fee in twice the amount of 9 the renewal fee. If the certificate has not been renewed within 10 the six-month period, it shall be canceled." 11

Section 6. A new section of the Construction Industries Licensing Act is enacted to read:

"[<u>NEW MATERIAL</u>] CONSTRUCTION INDUSTRIES DIVISION REGULATORY COMPLIANCE REVOLVING FUND CREATED--APPROPRIATION.---The "construction industries division regulatory compliance revolving fund" is created. All money collected by the division for plan review, building permits and inspection services pursuant to the Construction Industries Licensing Act shall be deposited with the state treasurer to be credited to the fund. Money in the fund is appropriated to the division. Fees for plan review, building permits and inspection services shall be established by regulations adopted by the division and approved by the commission. Disbursements from the fund shall be made by warrants signed by the secretary of finance and administration,

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based upon vouchers signed by the director and only in accordance with a budget approved by the department of finance and administration. Expenditures from the fund shall be used to 3 achieve compliance with the provisions of the Construction Industries Licensing Act. Money in the fund shall not revert at the end of the fiscal year."

A new section of the Construction Industries Section 7. Licensing Act is enacted to read:

"[NEW MATERIAL] CONSTRUCTION INDUSTRIES DIVISION PUBLICATIONS REVOLVING FUND CREATED -- APPROPRIATION. -- The "construction industries division publications revolving fund" is created. All money collected by the division from the sale of publications and information related to the licensing and regulatory provisions of and issues arising under the Construction Industries Licensing Act and regulations adopted pursuant to that act shall be deposited with the state treasurer to be credited to the fund. Money in the fund is appropriated Money in the fund shall be used only for to the division. printing and maintenance of publications and information related 19 to the licensing and regulatory provisions of and issues arising under the Construction Industries Licensing Act and regulations adopted pursuant to that act. Disbursements from the fund shall be made by warrants signed by the secretary of finance and administration, based upon vouchers signed by the director and only in accordance with a budget approved by the department of

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finance and administration. Money in the fund shall not revert
 at the end of the fiscal year."

TEMPORARY PROVISION- - APPROPRIATION OF BALANCE Section 8. 3 IN JOURNEYMEN TESTING REVOLVING FUND. -- The balance remaining in 4 the journeymen testing revolving fund on June 30, 1997, is 5 appropriated to the construction industries division of the 6 regulation and licensing department for expenditure in fiscal 7 years 1998, 1999, and 2000 in accordance with approved budgets 8 for the division. Any unexpended or unencumbered balance 9 remaining at the end of fiscal year 2000 shall revert to the 10 general fund. 11

Section 9. REPEAL. --Sections 60-13-40.1 and 60-13-58 NMSA 1978 (being Laws 1983, Chapter 82, Section 2 and Laws 1978, Chapter 194, Section 1, as amended) are repealed.

Section 10. EFFECTIVE DATE.--The effective date of the provisions of this act is July 1, 1997.

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	State of New Mexico
	House of Representatives
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3	FORTY- THI RD LEGI SLATURE
4	FURIT-ININD LEGISLATURE
5	FIRST SESSION, 1997
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8	January 30, 1997
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11	Mr. Speaker:
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13	Your BUSINESS AND INDUSTRY COMMITTEE , to whom has
14	been referred
15	HOUSE BILL 273
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17	has had it under consideration and reports same with
18	recommendation that it DO PASS , and thence referred to the
19	APPROPRIATIONS AND FINANCE COMMITTEE.
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	.113655.3

<u>Underscored material = new</u> [bracketed material] = delete

HBI	С/НВ 273	Page 13	3
1			
2		Respectfully submitted,	
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6		Fred Luna, Chairman	
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8			
9	Adopted	Not Adopted	
10		(Chief Clerk) (Chief Clerk)	
11			
12		Date	
13			
14	The roll c	ll vote was <u>9</u> For <u>0</u> Against	
	Yes:	9	
10		Gubbels, Hobbs, Taylor, J.G.	
17	Absent:		
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19	M: \H0273		
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25			
	110		
	.113655.3	- 13 -	

	State of New Mexico House of Representatives
	FORTY- THI RD LEGI SLATURE
1	FIRST SESSION, 1997
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4	March 6, 1997
5	
6	Mr. Speaker:
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8	Your APPROPRIATIONS AND FINANCE COMMITTEE, to
	whom has been referred
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11	HOUSE BILL 273
12	has had it under consideration and reports some with
10	has had it under consideration and reports same with recommendation that it DO PASS , amended as follows:
14	
15	1. On page 1, line 16, strike "CREATING CERTAIN REVOLVING
	FUNDS; ".
17	
18	2. On page 1, lines 17 and 18, strike "; REPEALING THE
	SUNSETTING OF THE CONSTRUCTION INDUSTRIES DIVISION AND COMMISSION; ".
20	
21	3. On page 1, line 18, strike "MAKING" and insert in lieu
22	thereof a period.
23	
24	4. On page 1, strike line 19.
25	
	.113655.3

<u>Underscored material = new</u> [bracketed material] = delete

HAF	C/HB 273 Page 15
1	
2	5. On page 2, between lines 8 and 9, insert the following
3	new section:
4	"Section 2. Section 60-13-3 NMSA 1978 (being Laws 1978,
5	Chapter 66, Section 1, as amended) is amended to read:
6	
7	"60-13-3. DEFINITIONCONTRACTORAs used in the
8	Construction Industries Licensing Act, "contractor":
9	
10	A. means any person who undertakes, offers to
	undertake by bid or other means or purports to have the capacity
	to undertake, by himself or through others, contracting.
	Contracting includes but is not limited to constructing, altering,
13	repairing, installing or demolishing any:
14	
15	(1) road, highway, bridge, parking area or
16	related project;
17	(2) building stadium on other structures
18	(2) building, stadium or other structure;
19	(3) airport, subway or similar facility;
20	(b) diffore, subway of similar factifies,
21	(4) park, trail, bridle path, athletic field,
22	golf course or similar facility;
23	
24	(5) dam, reservoir, canal, ditch or similar
	facility;
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	.113655.3
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<u>Underscored material = new</u> [bracketed material] = delete

HAF	C/HB 273 Page 16
1	
2	(6) sewerage or water treatment facility, power
	generating plant, pump station, natural gas compressing station or
	similar facility;
5	(7) sewerage, water, gas or other pipeline;
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7	(8) transmission line;
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9	(9) radio, television or other tower;
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11	(10) water, oil or other storage tank;
12	(11) chaft tunnel on mining enqueterence.
13	(11) shaft, tunnel or mining appurtenance;
14	(12) leveling or clearing land;
15	(1ω) reverring of creating rand,
	(13) excavating earth;
16	
17	(14) air conditioning, conduit, heating or other
18	similar mechanical works;
19	
20	(15) electrical wiring, plumbing or plumbing fix-
21	ture, consumers' gas piping, gas appliances or water conditioners;
22	or
23	
24	(16) similar work, structures or installations
	which are covered by applicable codes adopted under the provisions
	of the Construction Industries Licensing Act;
	.113655.3
	- 16 -

[bracketed material] = delete **Underscored material = new**

HAF	C/HB 273 Page
1	
2	B. includes subcontractor and specialty contractor;
3 4 5 6 7 8 9	C. includes a construction manager who coordinates and manages the building process; who is a member of the construction team with the owner, architect, engineer and other consultants required for the building project; and who utilizes his skill and knowledge of general contracting to develop schedules, prepare project construction estimates, study labor conditions and advise concerning construction; and
) 10	
11	D. does not include:
12	(1) any person who merely furnishes materials or
13	supplies at the site without fabricating them into, or consuming
14	them in the performance of, the work of a contractor;
15	
16	(2) any person who drills, completes, tests,
17	abandons or operates any petroleum, gas or water well; or services
18	equipment and structures used in the production and handling of
19	any product incident to the production of any petroleum, gas or
20	water wells, excluding any person performing duties normally performed by electrical, mechanical or general contractors; or who
21	performs geophysical or similar exploration for oil, gas or water;
22	periorme geophysical of similar expretation for only gas of water,
23	(3) a public utility or rural electric
23 24 25	cooperative which constructs, reconstructs, operates or maintains its plant or renders authorized service by the installation, alteration or repair of facilities, up to and including the
	.113655.3 - 17 -

HAF	C/HB 273 Page
1	
2	meters, which facilities are an integral part of the operational
3	system of the public utility or rural electric cooperative;
4	provided that the construction of a building by a public utility
-	or rural electric cooperative or the installation or repair of any
5	consumer gas or electrical appliance not an integral part of the
6	operational system makes a public utility or rural electric co-
7	operative a contractor for that purpose;
8	
9	(4) a utility department of any municipality or
10	local public body rendering authorized service by the
11	installation, alteration or repair of facilities, up to and
	including the meters, which facilities are an integral part of the
12	operational system of the utility department of the municipality;
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14	(5) any railroad company;
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16	(6) a telephone or telegraph company or rural
17	electric cooperative which installs, alters or repairs electrical
18	equipment and devices for the operation of signals or the
	transmission of intelligence where that work is an integral part
	of the operation of a communication system owned and operated by a
20	telephone or telegraph company or rural electric cooperative in
21	rendering authorized service;
22	
23	(7) a pipeline company which installs, alters or
24	repairs electrical equipment and devices for the operation of
	signals or the transmission of intelligence where that service is

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an integral part of the operation of the communication system of

[bracketed material] = delete **Underscored material = new**

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that pipeline company and is not for hire or for the use of the general public, or any pipeline company which installs, alters or repairs plumbing fixtures or gas piping where the work is an integral part of installing and operating the system owned or operated by the pipeline company in rendering its authorized service;

(8) any mining company, gas company or oil 8 company which installs, alters or repairs its facilities, 9 including but not limited to plumbing fixtures or gas piping, 10 where the work is an integral part of the installing or operating 11 of a system owned or operated by the mining company, gas company 12 or oil company; provided the construction of a building by a 13 mining company, a gas company or an oil company is required to be 14 done in conformity with all other provisions of the Construction Industries Licensing Act and with orders, rules, regulations, 15 standards and codes adopted pursuant to that act; 16

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(9) a radio or television broadcaster who
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installs, alters or repairs electrical equipment used for radio or
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television broadcasting;

(10) an individual who, by himself or with the aid of others who are paid wages and who receive no other form of compensation, builds or makes installations, alterations or repairs in or to a single-family dwelling owned and occupied or to be occupied by him; provided that the installation, building, alteration or repair is required to be done in conformity with all

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Page 20

1 other provisions of the Construction Industries Licensing Act and 2 with the orders, rules, regulations, standards and codes adopted 3 pursuant to that act; 4 5 a person who acts on his own account to (11)6 build or improve a single-family residence for his personal use, 7 ncluding the building or improvement of a free standing storage building located on that residential property, provided that the 8 construction or improvement is required to be done in conformity 9 with all other provisions of the Construction Industries Licensing 10 Act and with the orders, rules, regulations, standards and codes 11 adopted pursuant to that act, and provided further that he does 12 not engage in commercial construction; 13 14 (12)a person who, by himself or with the aid of others who are paid wages and receive no other form of 15 compensation, builds or makes installations, repairs or

16 alterations in or to a building or other improvement on a farm or 17 ranch owned, occupied or operated by him, or makes installations 18 of electrical wiring which are not to be connected to electrical 19 energy supplied from a power source outside the premises of the 20 farm or ranch owned, occupied or operated by him; provided that 21 the state codes and any local codes adopted pursuant to Subsection F of Section 60-13-44 NMSA 1978 shall not require any permits or 22 nspections for such construction on a farm or ranch except for 23 electrical wiring to be connected to a power source outside the 24 premises; 25

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HAF	C/HB 273 Page 21
1	
2	(13) an individual who works only for wages;
3 4	(14) an individual who works on one undertaking
-	or project at a time which, in the aggregate or singly, does not
5	exceed seven thousand two hundred dollars (\$7,200) compensation a
6	year, the work being casual, minor or inconsequential such as, but
7	not limited to, handyman repairs; provided that this exemption
8	shall not apply to any undertaking or project pertaining to the
9	installation, connection or repair of electrical wiring, plumbing
10	or gas fitting as defined in
-	Section 60-13-32 NMSA 1978 and provided:
12	(a) the work is not part of a larger or
13	major operation undertaken by the same individual or different
14	contractor;
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16	(b) the individual does not advertise or
	maintain a sign, card or other device which would indicate to the
	public that he is qualified to engage in the business of
18	contracting; and
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20	(c) the individual files annually with the
21	division, on a form prescribed by the division, a declaration
22	substantially to the effect that he is not a contractor within the
23	meaning of the Construction Industries Licensing Act, that the
24	work he performs is casual, minor or inconsequential and will not
	include more than one undertaking or project at one time and that
25	the total amount of such contracts, in the aggregate or singly,
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HAF	C/HB 273 Page
1	
2	will not exceed seven thousand two hundred dollars (\$7,200)
3	compensation a year;
4	(15) any person, firm or corporation which
5	installs fuel containers, appliances, furnaces and other
	appurtenant apparatus as an incident to its primary business of
	distributing liquefied petroleum fuel; [or]
	unserrouering inquerieu pecroreum ruer, [or]
8	(16) , a cable television on community enterna
9	(16) a cable television or community antenna
10	television company which constructs, installs, alters or repairs
11	facilities, equipment, cables or lines for the provision of
12	television service or the carriage and transmission of television
13	or radio broadcast signals; <u>or</u>
14	
	(17) a person who performs work consisting of
	<u>short-term depreciable improvements to commercial property to</u>
16	provide needed repairs and maintenance such as painting.
17	carpeting, flooring and similar items if the total amount paid the
18	<u>person for the work on a single undertaking, including materials,</u>
10	services and wages of those who work for him does not exceed the
	<u>sum of five thousand dollars (\$5,000)</u> ."".
20	
21	6. Renumber the succeeding sections accordingly.
22	
23	7. On page 5, line 4, after "be" insert "at least" and after
24	"percent" insert "but not more than five percent".
25	8. On page 7, line 3, strike "division" and insert in lieu
	.113655.3

HAF	C/HB 273 Page 23				
1					
2	thereof "commission".				
3					
4	9. On page 8, line 10, after "renewal" insert ", and".				
5	10. On page 11, line 12, strike "Sections" and insert in				
6	lieu thereof "Section".				
7					
8	11. On page 11, line 12, strike "and 60-13-58".				
9					
10	12. On page 11, lines 13 and 14, strike "and Laws 1978,				
11	Chapter 194, Section 1".				
12	13. On page 11, line 14, strike "are" and insert in lieu				
13	thereof "is".				
14					
15	Respectfully submitted,				
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19	Max Coll, Chairman				
20	WHX COII, CHAIFIMH				
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	- 23 -				

<u>Underscored material = new</u> [bracketed material] = delete

	FORTY-THIRD LEGISLATURE FIRST SESSION, 1997				
HAF	С/НВ 273	Page 24			
1					
2	Adopted	Not Adopted			
3		(Chief Clerk) (Chief Clerk)			
4					
5		Date			
6					
7	The roll c	all vote was <u>10</u> For <u>0</u> Against			
Ū	Yes:	10			
9	Excused:	Heaton, Marquardt, Pearce, Picraux, Varela, Wallace,			
10	Absent:	Watchman None			
11					
12					
13		. 117898. 2			
14	M: \H0273				
15					
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17					
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19					
20					
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25					
	.113655.3	- 24 -			

<u>Underscored material = new</u> [bracketed material] = delete

	FORTY-THIRD LEGISLATURE					
	FIRST SESSION, 1997 HB 273/a					
1						
2	March 14, 1997					
3						
4	Mr. President:					
5						
6	Your PUBLIC AFFAIRS COMMITTEE , to whom has been referred					
-						
7	HOUSE BILL 273, as amended					
8						
9	has had it under consideration and reports same with recommendation that it DO PASS , amended as follows:					
10						
11						
12	1. On page 9, between lines 11 and 12 insert:					
13						
14	"Section 7. Section 60-13-58 NMSA 1978 (being Laws 1978,					
15	Chapter 194, Section 1, as amended) is amended to read:					
16	"60-13-58. TERMINATION OF AGENCY LIFEDELAYED REPEALThe					
17	construction industries commission and division and its trade					
18	bureaus are terminated on July 1, [1997] <u>2005</u> pursuant to the Sunset Act. The construction industries commission and division					
19						
20	and its trade bureaus shall continue to operate according to the					
21	provisions of Chapter 60, Article 13 NMSA 1978 and Chapter 70,					
22	Article 5 NMSA 1978 until July 1, [1998] <u>2006</u> . Effective July 1,					
23	[1998] <u>2006</u> , Chapter 60, Article 13 NMSA 1978 and Chapter 70,					
24	Article 5 NMSA 1978 are repealed."".					
25	2. Renumber the succeeding sections accordingly.					

1	R	espectfully submitted,
2		
3		
4	_	
5	S	hannon Robinson, Chairnan
6	AdoptedN	ot Adopted
7	(Chi ef Clerk)	(Chief Clerk)
8		
9	Date	
10		
	The roll call vote was <u>5</u> For <u>0</u>	Against
12	Yes: 5	
13	No: 0 Evolución Adoin Consigna Ingle Sm	: + h
14	Excused: Adair, Garcia, Ingle, Sm Absent: None	
15	ibbene. None	
16		
17	H0273PA1	. 118756. 1/a
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[bracketed material] = delete <u>Underscored material = new</u>