HOUSE BILL 559

44TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 1999

INTRODUCED BY

Larry A. Larranaga

AN ACT

RELATING TO PROFESSIONAL AND OCCUPATIONAL LICENSES; AMENDING,
REPEALING AND ENACTING SECTIONS OF THE ENGINEERING AND SURVEYING PRACTICE ACT; CHANGING PROFESSIONAL REQUIREMENTS FROM REGISTRATION TO LICENSURE.

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

Section 1. Section 61-23-2 NMSA 1978 (being Laws 1987, Chapter 336, Section 2, as amended) is amended to read:

"61-23-2. DECLARATION OF POLICY.--The legislature declares that it is a matter of public safety, interest and concern that the practices of engineering and surveying merit and receive the confidence of the public and that only qualified persons be permitted to engage in the practices of engineering and surveying. In order to safeguard life, health and property and to promote the public welfare, any person in
either public or private capacity practicing or offering to practice engineering or surveying shall be required to submit evidence that he is qualified to so practice and shall be [registered] licensed as provided in the Engineering and Surveying Practice Act. It [shall be] is unlawful for any person to practice or offer to practice in New Mexico or to use in connection with his name or otherwise assume, use or advertise any title or description tending to convey the impression that he is a professional, licensed [ or registered] engineer or surveyor unless that person is [registered] licensed or exempt under the provisions of the Engineering and Surveying Practice Act. The practice of engineering or surveying shall be deemed a privilege granted by the [state] board [of registration for professional engineers and surveyors] based on the qualifications of the individual as evidenced by the [registrant's] licensee's certificate, [that] which shall not be transferable."

Section 2. Section 61-23-3 NMSA 1978 (being Laws 1987, Chapter 336, Section 3, as amended) is amended to read:

"61-23-3. DEFINITIONS. -- As used in the Engineering and Surveying Practice Act:

A. "approved" or "approval" means acceptable to the board;

B. "board" means the state board of [registration] license for professional engineers and surveyors;
C. "conviction" or "convicted" means any final adjudication of guilt, whether pursuant to a plea [or] of nolo contendere or otherwise and whether or not the sentence is deferred or suspended;

D. "engineer" means a person who is qualified to practice engineering by reason of his intensive preparation and knowledge in the use of mathematics, chemistry, physics and engineering sciences, including the principles and methods of engineering analysis and design acquired by professional education and engineering experience;

E. "engineering" or "practice of engineering" means any creative or engineering work that requires engineering education, training and experience in the application of special knowledge of the mathematical, physical and engineering sciences to such creative work as consultation, investigation, forensic investigation, evaluation, planning and design of engineering works and systems, expert technical testimony, engineering studies and the review of construction for the purpose of assuring substantial compliance with drawings and specifications; any of which embrace such creative work, either public or private, in connection with any utilities, structures, buildings, machines, equipment, processes, work systems, projects and industrial or consumer products or equipment of a mechanical, electrical, hydraulic, chemical, pneumatic, environmental or
thermal nature, insofar as they involve safeguarding life, health or property, and including such other professional services as may be necessary to the planning, progress and completion of any engineering work. The "practice of engineering" may include engineering surveys that include topographic surveying required to support sound conception, planning, design, construction, maintenance and operation of engineering projects but excludes surveying of real property for the establishment of land boundaries, rights of way, easements and the surveys of public lands. The "practice of engineering" does not include responsibility for the supervision of construction, site conditions, operations, equipment, personnel or the maintenance of safety in the work place;

F. "engineering committee" means a committee of the board entrusted to implement all business of the Engineering and Surveying Practice Act as it pertains to the practice of engineering;

G. "engineer intern" means a person who has qualified for, taken and passed an examination in the fundamental engineering subjects as provided in the Engineering and Surveying Practice Act;

H. "fund" means the professional engineers' and surveyors' fund;

I. "incidental practice" means the
performance of other professional services that are related to a [registrant's] licensee's work as an engineer;

[I–] L. "professional development" means education by a [registrant] licensee in order to maintain, improve or expand skills and knowledge obtained prior to initial licensure or to develop new and relevant skills and knowledge;

[J–] K. "professional engineer", "consulting engineer", "licensed engineer" or "registered engineer" means a person who is [registered] licensed by the board to practice the profession of engineering;

[K–] L. "responsible charge" means responsibility for the direction, control and supervision of engineering or surveying work, as the case may be, to assure that the work product has been critically examined and evaluated for compliance with appropriate professional standards by a [registrant] licensee in that profession, and by sealing or signing the documents, the professional engineer or surveyor accepts responsibility for the engineering or surveying work, respectively, represented by the documents and that applicable engineering or surveying standards have been met;

[L–] M. "surveying" or "practice of surveying" means any service or work, the substantial performance of which involves the application of the principles of mathematics and the related physical and applied sciences for:

(1) the measuring and locating of lines,
angles, elevations and natural and man-made features in the air, on the surface of the earth, within underground workings and on the beds or bodies of water for the purpose of defining location, areas and volumes;

(2) the monumenting of property boundaries and for the platting and layout of lands and subdivisions thereof;

(3) the application of photogrammetric methods used to derive topographic and other data;

(4) the establishment of horizontal and vertical controls for surveys for design, topographic surveys, including photogrammetric methods, construction surveys of engineering and architectural public works projects; and

(5) the preparation and perpetuation of maps, records, plats, field notes and property descriptions;

[M. N.] "surveying committee" means a committee of the board entrusted to implement all business of the Engineering and Surveying Practice Act as it pertains to the practice of surveying;

[N. O.] "surveyor" or "professional surveyor" means a person who is qualified to practice surveying by reason of his intensive preparation and knowledge in the use of mathematics, physical and applied sciences and surveying, including the principles and methods of surveying acquired by education and experience, and who is [registered licensed by .127038.2]
the board to practice surveying;

[O-] P. "surveyor intern" means a person who has qualified for, taken and passed an examination in the fundamentals of surveying subjects as provided in the Engineering and Surveying Practice Act; and

[P-] Q. "surveying work" means the work performed in the practice of surveying.

[The board recognizes that there may be an overlap between the work of engineers and surveyors in obtaining survey information for the planning and design of an engineering project. A registered professional engineer who has primary engineering responsibility and control of an engineering project may perform an engineering survey. A registered professional engineer may apply photogrammetric methods to derive topographic and other data.]

Section 3. Section 61-23-5 NMSA 1978 (being Laws 1987, Chapter 336, Section 5, as amended) is amended to read:

"61-23-5. STATE BOARD OF [REGISTRATION] LICENSURE FOR PROFESSIONAL ENGINEERS AND SURVEYORS--MEMBERS--TERMS.--

A. There is created the "state board of [registration] licensure for professional engineers and surveyors" [that] which shall consist of five [registered] licensed professional engineers, at least one of whom shall be in engineering education, three [registered] licensed professional surveyors and two public members.
B. The members of the board shall be appointed by the governor for staggered terms of five years. The appointees shall have the qualifications required by Section 61-23-6 NMSA 1978. The appointments shall be made in such a manner that the terms of not more than two members expire in each year. Each member of the board shall receive a certificate of appointment from the governor. Before the beginning of the term of office, the appointee shall file with the secretary of state a written oath or affirmation for the faithful discharge of official duty. A member of the board may be reappointed but may not serve more than two consecutive full terms. A member shall not be reappointed to the board for at least two years after serving two consecutive full terms. The board may designate any former board member to assist it in an advisory capacity.

C. Each member may hold office until the expiration of the term for which appointed or until a successor has been duly qualified and appointed. In the event of a vacancy for any cause that results in an unexpired term if not filled within three months by official action, the board may appoint a provisional member to serve until the governor acts. Vacancies on the board shall be filled by appointment by the governor for the balance of the unexpired term."

Section 4. Section 61-23-6 NMSA 1978 (being Laws 1987, .127038.2
Chapter 336, Section 6, as amended) is amended to read:

"61-23-6. BOARD MEMBERS--QUALIFICATIONS.--

A. Each engineer member of the board shall be a citizen of the United States and a resident of New Mexico. Each shall have been engaged in the lawful practice of engineering as a professional engineer for at least ten years, including responsible charge of engineering projects for at least five years, or engaged in engineering education for at least ten years, including responsible charge of engineering education for at least five years, and shall be a professional engineer [registered licensed] in New Mexico.

B. Each surveyor member of the board shall be a citizen of the United States and a resident of New Mexico. Each shall have been engaged in the lawful practice of surveying as a professional surveyor for at least ten years, including responsible charge of surveying projects for at least five years, and shall be a professional surveyor [registered licensed] in New Mexico.

C. Each public member shall be a citizen of the United States, a resident of New Mexico [and at least thirty-five years of age], shall not have been [registered licensed] nor be qualified for [registration licensure] as an engineer, surveyor, architect or landscape architect and shall not have any significant financial interest, direct or indirect, in the professions regulated."
Section 5. Section 61-23-9 NMSA 1978 (being Laws 1987, Chapter 336, Section 9, as amended) is amended to read:

"61-23-9. BOARD - ORGANIZATION - MEETINGS. - -

A. There shall be an "engineering committee" composed of the five members of the board who serve as licensed professional engineers and one of the public members, who shall be appointed to the committee by the board. The engineering committee shall meet in conjunction with all board meetings. The bylaws or rules of the board shall provide a procedure for giving notice of all meetings and for holding special and emergency meetings. A quorum of the committee shall be a majority of the committee. The committee shall elect a chairman and vice chairman from the committee members at the last committee meeting prior to July 1 of each year.

B. There shall be a "surveying committee" composed of the three members of the board who serve as licensed professional surveyors and one of the public members, who shall be appointed to the committee by the board. The surveying committee shall meet in conjunction with all board meetings. The bylaws or rules of the board shall provide a procedure for giving notice of all meetings and for holding special and emergency meetings. A quorum of the committee shall be a majority of the committee. In the event of a lack of a quorum and at the request of the
committee, other qualified board members may serve on this committee. The committee shall elect a chairman and vice chairman from the committee members at the last committee meeting prior to July 1 of each year.

C. All matters that come before the board that pertain exclusively to engineering or exclusively to surveying shall be referred to the respective committee for disposition. The committee action on such matters shall be the action of the board.

D. The board shall hold at least four regular meetings each year. At least one meeting shall be held at the state capitol. The bylaws or [regulations] rules of the board shall provide procedures for giving notice of all meetings and for holding special meetings. The board shall elect annually a chairman, a vice chairman and a secretary, who shall be members of the board. No member of the board shall be elected to the same office for two consecutive full terms. A quorum of the board shall be a majority of the board. Any board member failing to attend three consecutive regular meetings is automatically removed as a member of the board. The board shall have an official seal."

Section 6. Section 61-23-10 NMSA 1978 (being Laws 1987, Chapter 336, Section 10, as amended) is amended to read:

"61-23-10. DUTIES AND POWERS OF THE BOARD. --

A. It shall be the duty of the board to administer
the provisions of the Engineering and Surveying Practice Act
and to exercise the authority granted the board in that act.
The board is authorized to engage such personnel, including an
executive director, as it may deem necessary.

B. The board shall have the power to adopt and
amend all bylaws and rules of procedure consistent with the
constitution and the laws of this state that may be reasonable
for the proper performance of its duties and the regulation of
its procedures, meeting records, examinations and the conduct
thereof. The board [also] shall adopt and promulgate rules of
professional responsibility for professional engineers and
professional surveyors. All such bylaws and rules shall be
binding upon all persons [registered under] licensed pursuant
to the Engineering and Surveying Practice Act.

C. To effect the provisions of the Engineering and
Surveying Practice Act, the board may, under the chairperson's
hand and the board's seal, subpoena witnesses and compel the
production of books, papers and documents in any disciplinary
action against a [registrant] licensee or a person practicing
or offering to practice without [registration] licensure. Any
member of the board may administer oaths or affirmations to
witnesses appearing before the board. If any person refuses
to obey any subpoena so issued or refuses to testify or
produce any books, papers or documents, the board may apply to
a court of competent jurisdiction for an order to compel the
requisite action. If any person willfully fails to comply with such an order, that person may be held in contempt of court.

D. The board may apply for injunctive relief to enforce the provisions of the Engineering and Surveying Practice Act or to restrain any violation of that act. The members of the board shall not be personally liable under this proceeding.

E. The board may subject an applicant for [registration] licensure to such examinations as it deems necessary to determine his qualifications.

F. The board shall create enforcement advisory committees composed of licensees as necessary. Each committee shall include at least four licensees in the same category as the respondent. An engineering enforcement advisory committee shall have at least one licensee in the same branch as the respondent. Enforcement advisory committees shall provide technical assistance to the board and its staff. The board shall select members from a list of volunteers submitting their resumes and letters of interest.

[F-] G. No action or other legal proceedings for damages shall be instituted against the board, any board member or an agent, an employee or a member of an advisory committee of the board for any act done in good faith and in the intended performance of any power or duty granted [under]
pursuant to the Engineering and Surveying Practice Act or for any neglect or default in the good faith performance or exercise of any such power or duty.

The board, in cooperation with the board of examiners for architects and the board of landscape architects, shall create a joint standing committee to be known as the "joint practice committee". In order to safeguard life, health and property and to promote the public welfare, the committee shall have as its purpose the promotion and development of the highest professional standards in design, planning and construction and the resolution of ambiguities concerning the professions. The composition of the committee and its powers and duties shall be in accordance with identical resolutions adopted by each board.

As used in the Engineering and Surveying Practice Act, "incidental practice" shall be defined by identical regulations of the board of registration for professional engineers and surveyors and the board of examiners for architects."

Section 7. Section 61-23-11 NMSA 1978 (being Laws 1987, Chapter 336, Section 11, as amended) is amended to read:

"61-23-11. RECEIPTS AND DISBURSEMENT--FUND CREATED.--
A. The "professional engineers' and surveyors' fund" is created in the state treasury. The executive director of the board shall receive and account for all money .127038.2
received under the provisions of the Engineering and Surveying Practice Act and shall pay that money to the state treasurer for deposit in [a separate] the fund [to be known as the "professional engineers' and surveyors' fund"]. Money in this fund shall be paid out only by warrant of the secretary of finance and administration upon the state treasurer, upon itemized vouchers approved by the chairman and attested by the executive director of the board. All money in the [professional engineers' and surveyors' ] fund is appropriated for the use of the board. **Earnings from investment of the fund shall accrue to the credit of the fund.**

B. The executive director of the board shall give a surety bond to the state in such sum as the board may determine. The premium on the bond shall be regarded as a proper and necessary expense of the board and shall be paid out of the [professional engineers' and surveyors'] fund.

C. The board may make expenditures of the [professional engineers' and surveyors'] fund for any purpose [which] that in the opinion of the board is reasonably necessary for the proper performance of its duties [ under] pursuant to the Engineering and Surveying Practice Act, including the expenses of the board's delegates to the conventions of, and for membership dues to, the national council of examiners for engineering and surveying and any of its subdivisions or any other body of similar purpose."
Section 8. Section 61-23-12 NMSA 1978 (being Laws 1987, Chapter 336, Section 12, as amended) is amended to read:

"61-23-12. RECORDS AND REPORTS.---

A. The board shall keep a record of its proceedings and a register of all applications for [registration] licensure, indicating the name, age and residence of each applicant, the applicant's educational and other qualifications, whether an examination was required, whether the applicant was rejected, whether a certificate of [registration] licensure was granted, the date of the action of the board and such other information as may be deemed necessary by the board. [This] The record and register shall be open to public inspection.

B. The following board records and papers are of a confidential nature and are not public records:

(1) examination material for examinations not yet given;

(2) file records of examination problem solutions;

(3) letters of inquiry and reference concerning applicants;

(4) board inquiry forms concerning applicants;

(5) investigation files where any investigation is ongoing or is still pending; and
(6) all other materials of like confidential nature.

C. The records of the board shall be prima facie evidence of the proceedings of the board set forth in those records, and a transcript thereof, duly certified by the secretary of the board under seal, shall be admissible in evidence with the same [force and] effect as if the original were produced.

D. Annually, on or before August 30, the board shall submit to the governor a report of its transactions of the preceding year, accompanied by a complete statement of the receipts and expenditures of the board attested by affidavits of the board's chairman, secretary and executive director."

Section 9. Section 61-23-13 NMSA 1978 (being Laws 1987, Chapter 336, Section 13, as amended) is amended to read:

"61-23-13. ROSTER OF [REGISTERED] LICENSED PROFESSIONAL ENGINEERS AND SURVEYORS.--A roster showing the names and addresses of all [registered] licensed professional engineers and professional surveyors shall be prepared by the executive director of the board prior to September 1 of each even-numbered year. A supplement to the roster shall be prepared by the executive director of the board prior to September 1 of each odd-numbered year. Copies of the roster and supplement shall be [mailed] made available to each [registrant] licensee no later than November 30 of each year, shall be placed on
file with the secretary of state and the state commission of public records and may be distributed or sold to the public."

Section 10. Section 61-23-14 NMSA 1978 (being Laws 1993, Chapter 218, Section 11) is amended to read:

"61-23-14. CERTIFICATION AS AN ENGINEER INTERN--
REQUIREMENTS. --

A. An applicant for certification as an engineer intern shall file the appropriate application that demonstrates that he:

(1) is of good moral character and reputation;

(2) has obtained at least a senior status in a board-approved, four-year curriculum in engineering [related science curriculum] or in a board-approved, four-year curriculum in engineering technology that is accredited by the technical accreditation commission of the accreditation board for engineering and technology; and

(3) has three references, one of whom shall be a [registered] licensed professional engineer.

B. After acceptance of the application by the board, the applicant shall be allowed to take the appropriate examination for certification as an engineer intern. An applicant who has made three unsuccessful attempts at achieving a passing score on the examination shall [only] be eligible to take the examination only after waiting a calendar
year. Thereafter, the applicant may take the examination no more than once each calendar year.

C. An applicant may be certified as an engineer intern upon successfully completing the examination, provided that he has:

1. graduated from a board-approved, four-year engineering curriculum or
2. graduated from a board-approved, four-year [related science curriculum or engineering technology program accredited by the technical accreditation commission of the accreditation board for engineering and technology, augmented by at least two years of board-approved, postgraduate engineering experience.

D. The certification [of] as engineer intern does not permit the intern to practice as a professional engineer. Certification as an engineer intern is intended to demonstrate that the intern has obtained certain skills in engineering fundamentals and is pursuing a career in engineering."

Section 11. Section 61-23-14.1 NMSA 1978 (being Laws 1993, Chapter 218, Section 12) is amended to read:

"61-23-14.1. [Registration] LICENSE as a Professional Engineer--Requirements.--

A. [Registration] License as a professional engineer may be either through examination or through endorsement or comity. In either case, an applicant shall
file the appropriate application where he shall demonstrate
that he:

(1) is of good moral character and
reputation;

(2) is certified as an engineer intern;

(3) has five references, three of whom shall
be [registrants] licensees practicing in the branch of
electrical engineering for which the applicant is applying and who have
personal knowledge of the applicant's engineering experience
and reputation. The use of [nonregistered] nonlicensed
engineer references having personal knowledge of the
applicant's engineering experience and reputation other than
professional engineers may be accepted by the board provided a
satisfactory written explanation is given; and either

(4) has at least four years of approved
engineering experience after graduation from a board-approved
electrical engineering curriculum or

(5) has a minimum of six years of approved
engineering experience after graduation from a board-approved
four-year related science or engineering technology
curriculum.

B. After the applicant's application is approved
by the board, the applicant shall be allowed to take the
appropriate examination for [registration] licensure as a
professional engineer.
C. Upon successfully completing the examination, the applicant shall be eligible to [registered] licensed as a professional engineer upon action of the board.

D. An applicant may be [registered] licensed by endorsement or comity if:

(1) he is currently [registered] licensed as an engineer in the District of Columbia, another state, a territory or a possession of the United States, provided the [registration] licensure does not conflict with the provisions of the Engineering and Surveying Practice Act and that the standards required by the [registration] licensure or the applicant’s qualifications equaled or exceeded the [registration] licensure standards in New Mexico at the time the applicant was initially [registered] licensed; or

(2) he is currently [registered] licensed as an engineer in a foreign country and can demonstrate, to the board’s satisfaction, evidence that the [registration] licensure was based on standards that equal or exceed those [currently] presently required for [registration] licensure by the Engineering and Surveying Practice Act and can satisfactorily demonstrate to the board his competence in current engineering standards and procedures."

Section 12. Section 61-23-18 NMSA 1978 (being Laws 1987, Chapter 336, Section 18, as amended) is amended to read:

"61-23-18. ENGINEERING--EXAMINATIONS.--The examinations
for engineering certification and [registration] licensure shall be held at least once a year at a time and place the board directs. The engineering committee shall determine the passing grade on examinations."

Section 13. Section 61-23-19 NMSA 1978 (being Laws 1987, Chapter 336, Section 19, as amended) is amended to read:

"61-23-19. ENGINEERING-CERTIFICATE-SEALS.--

A. The board shall issue certificates of [registration under] licensure pursuant to the provisions of the Engineering and Surveying Practice Act. The board shall provide for the proper authentication of all documents.

B. The board shall regulate the use of seals.

C. An engineer shall have the right to engage in activities properly classified as architecture insofar as it is incidental to his work as an engineer, provided the engineer shall not hold himself out to be an architect or as performing architectural services unless duly registered as such."

Section 14. Section 61-23-20 NMSA 1978 (being Laws 1987, Chapter 336, Section 20, as amended) is amended to read:

"61-23-20. ENGINEERING-[REGISTRATION] LICENSURE AND RENEWAL FEES-EXPIRATIONS.--

A. [Registrations] licensure shall be for a period of two years as prescribed in the [regulations and] rules of procedure. Initial certificates of [registration] licensure
shall be issued to coincide with the biennial period. The initial [registration] licensure fee shall be computed proportionately to the amount of time remaining in the biennial [registration] licensure period.

B. The board shall establish by rule a biennial fee for professional engineers. [Registration] Licensure renewal is accomplished upon payment of the required fee and satisfactory completion of the requirements of professional development.

C. The executive director shall send a renewal notice to each [registrant's] licensee's last known address. Notice shall be mailed at least one month in advance of the date of expiration of the [registration] license.

D. Each [registrant] licensee's shall have the responsibility to notify the board of any change of address.

E. Upon receipt of a renewal fee and fulfillment of other requirements, the board shall issue a [registration] licensure renewal card that shall show the name and [registration] license number of the [registrant] licensee and shall state that the person named [therein] has been granted [registration] licensure to practice as a professional engineer for the biennial period.

F. Every [registration] license shall automatically expire if not renewed on or before the last day of the biennial period. A [registrant] licensee, however,
shall be permitted to reinstate a certificate without penalty upon payment of the required fee within sixty days of the last day of the biennial period. After expiration of this grace period, a delinquent [registrant] licensee may renew a certificate by the payment of twice the biennial renewal fee at any time up to twelve months after the renewal fee became due. Should the [registrant] licensee wish to renew an expired certificate after the twelve-month period has elapsed, he shall submit a formal application and fee as provided in Section 61-23-17 NMSA 1978. The board, in considering the reapplication, need not question the applicant's qualifications for [registration] licensure unless the qualifications have changed since the [registration has] license expired. The board may adopt rules for inactive and retired status."

Section 15. Section 61-23-21 NMSA 1978 (being Laws 1987, Chapter 336, Section 21, as amended) is amended to read:

"61-23-21. PRACTICE OF ENGINEERING. --

A. No firm, partnership, corporation or joint stock association shall be [registered under] licensed pursuant to the Engineering and Surveying Practice Act. No firm, partnership, corporation or joint stock association shall practice or offer to practice engineering in the state except as provided in the Engineering and Surveying Practice Act."
B. Professional engineers may engage in the practice of engineering and perform engineering work pursuant to the Engineering and Surveying Practice Act as individuals, partners or through joint stock associations or corporations. In the case of an individual, the individual shall be a professional engineer pursuant to the Engineering and Surveying Practice Act. All plans, designs, drawings, specifications or reports that are involved in such practice, issued by or for the practice, shall bear the seal and signature of a professional engineer in responsible charge of and directly responsible for the work issued. In the case of practice through partnership, at least one of the partners shall be a professional engineer pursuant to the Engineering and Surveying Practice Act, and all plans, designs, drawings, specifications or reports that are involved in such practice, issued by or for the partnership, shall bear the seal and signature of the professional engineer in responsible charge of and directly responsible for such work when issued. In the case of practice through a joint stock association or corporation, services or work involving the practice of engineering may be offered through that joint stock association or corporation; provided the person in responsible charge of the activities of the joint stock association or corporation which constitute such engineering practice is a professional engineer who has
authority to bind such joint stock association or corporation
by contract; and further provided that all plans, designs,
drawings, specifications or reports that are involved in
[such] engineering practice, issued by or for such joint stock
association or corporation, bear the seal and signature of a
professional engineer in responsible charge of and directly
responsible for the work when issued.

C. An individual, firm partnership, corporation
or joint stock association may not use or assume a name
involving the terms "engineer", "professional engineer",
"engineering", "registered" or "licensed" engineer or any
modification or derivative of such terms unless that
individual, firm partnership, corporation or joint stock
association is qualified to practice engineering in accordance
with the requirements in this section."

Section 16. Section 61-23-24 NMSA 1978 (being Laws 1993,
Chapter 218, Section 18) is amended to read:

"61-23-24. ENGINEERING--VIOLATIONS--DISCIPLINARY
ACTION--REISSUANCE OF CERTIFICATES.--

A. The board may suspend, refuse to renew or
revoke the certificate of [registration] licensure, impose a
fine not to exceed five thousand dollars ($5,000), place on
probation for a specific period of time with specific
conditions or reprimand any professional engineer who is found
by the board to have:
(1) practiced or offered to practice engineering in New Mexico in violation of the Engineering and Surveying Practice Act;

(2) attempted to use as his own the certificate of another;

(3) given false or forged evidence to the board or to any board member for obtaining a certificate of [registration] licensure;

(4) falsely impersonated any other [registrant] licensee of like or different name;

(5) attempted to use an expired, suspended or revoked certificate of [registration] licensure;

(6) falsely presented himself to be a professional engineer by claim, sign, advertisement or letterhead;

(7) violated the rules of professional responsibility for professional engineers adopted and promulgated by the board;

(8) been disciplined in another state for action that would constitute a violation of either or both the Engineering and Surveying Practice Act or the rules [and regulations] adopted by the board;

(9) been convicted of a felony; or

(10) procured, aided or abetted any violation of the provisions of the Engineering and Surveying Practice Act.
Act or the rules [and regulations] of the board.

B. Except as provided in Subsection C of Section 61-23-21 NMSA 1978, nothing in the Engineering and Surveying Practice Act shall prohibit the general use of the word "engineer", "engineered" or "engineering" so long as such words are not used in an offer to the public to perform engineering work as defined in Subsections E and \[\ldots\] of Section 61-23-3 NMSA 1978.

C. The board may by rule establish the guidelines for the disposition of disciplinary cases involving specific types of violations. The guidelines may include minimum and maximum fines, periods of probation or conditions of probation or reissuance of a license.

D. Failure to pay any fine levied by the board or to otherwise comply with an order issued by the board pursuant to the Uniform Licensing Act \[\ldots\] is a misdemeanor and shall be grounds for further action against the licensee by the board and for judicial sanctions or relief.

E. Any person may prefer charges of fraud, deceit, gross negligence, incompetence or misconduct against any \[\ldots\] licensed engineer. The charges shall be in writing and shall be sworn to by the person making the charges and filed with the executive director of the board. All charges shall be referred to the engineering committee, acting for the board. No action that would have any of the effects

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specified in [the Uniform Licensing Act, Subsections-

Subsection D, E, or F of Section 61-1-3 NMSA 1978 may be
initiated later than two years after the discovery by the
board, but in no case shall an action be brought more than ten
years after the completion of the conduct that constitutes the
basis for the action. All charges, unless dismissed as
unfounded, [or trivial, [or resolved by reprimand or settled
informally, shall be heard in accordance with the [provision]
provisions of the Uniform Licensing Act by the engineering
committee acting for the board or by the board.

F. Persons making charges shall not be subject to
civil or criminal suits, provided that the charges are made in
good faith and are not frivolous or malicious.

G. The board or any board member may initiate
proceedings [under] pursuant to the provisions of this section
in accordance with the provisions of the Uniform Licensing
Act. Nothing in the Engineering and Surveying Practice Act
shall deny the right of appeal from the decision and order of
the board in accordance with the provisions of the Uniform
Licensing Act.

H. The board, for reasons it deems sufficient, may
reissue a certificate of [registration] licensure to any
person whose certificate has been revoked or suspended,
providing a majority of the members of the engineering
committee, acting for the board, or of the board [vote] votes
.127038.2

- 29 -
in favor of such reissuance. A new certificate of [registration] licensure bearing the original [registration] license number to replace any certificate revoked, lost, destroyed or mutilated may be issued subject to the rules of the board with payment of a fee determined by the board.

I. The board shall prepare and adopt rules of professional responsibility for professional engineers as provided in the Engineering and Surveying Practice Act that shall be made known in writing to every [registrant] licensee and applicant for [registration under] licensure pursuant to that act and shall be published in the roster. Publication and public notice shall be in accordance with the Uniform Licensing Act. The board may revise and amend [these] the rules of professional responsibility for professional engineers from time to time and shall notify each [registrant] licensee in writing of such revisions or amendments.

J. A violation of any provision of the Engineering and Surveying Practice Act is a misdemeanor punishable upon conviction by a fine of not more than five thousand dollars ($5,000) or by imprisonment of no more than one year, or both.

K. The attorney general or district attorney of the proper district or special prosecutor retained by the board shall prosecute violations of the Engineering and Surveying Practice Act by a [nonregistrant] nonlicensee.

L. The practice of engineering in violation of the
provisions of the Engineering and Surveying Practice Act shall be deemed a nuisance and may be restrained and abated by injunction without bond in an action brought in the name of the state by the district attorney or on behalf of the board by the attorney general or the special prosecutor retained by the board. Action shall be brought in the county that the violation occurs."

Section 17. Section 61-23-26 NMSA 1978 (being Laws 1987, Chapter 336, Section 26, as amended) is amended to read:

"61-23-26. [ENGINEERING] PUBLIC WORK. --

A. It is unlawful for the state or any of its political subdivisions to engage in the construction of any public work involving engineering unless the plans and specifications involving engineering have been prepared by and are under the responsible charge of a [registered] licensed professional engineer and the public work involving professional surveying has been executed under the responsible charge of a [registered] licensed professional surveyor.

Nothing in this section shall be held to apply to any public work wherein the contemplated expenditure for the complete project does not exceed one hundred thousand dollars ($100,000), except for public work involving structural design, structural modifications or surveying.

B. The Engineering and Surveying Practice Act shall not apply to construction surveys of engineering and
architectural public works projects, the anticipated
construction cost of which is less than one hundred thousand
dollars ($100,000)."

Section 18. Section 61-23-27 NMSA 1978 (being Laws 1987,
Chapter 336, Section 27, as amended) is amended to read:

"61-23-27. ENGINEERING--PUBLIC OFFICER--\[REGISTRATION\]
LICENSE REQUIRED.--No person except a \[registered\] licensed
professional engineer shall be eligible to hold any
responsible office or position for the state or any political
subdivision of the state that includes the performance or
responsible charge of engineering work."

Section 19. Section 61-23-27.3 NMSA 1978 (being Laws
1993, Chapter 218, Section 24) is amended to read:

"61-23-27.3. CERTIFICATION OF SURVEYOR INTERN--
REQUIREMENTS [EFFECTIVE JULY 1, 1995].--

A. [Effective July 1, 1995] An applicant for
certification as a surveyor intern shall file the appropriate
application where he shall demonstrate that he:

(1) is of good moral character and
reputation;

(2) has obtained at least a senior status in
a board-approved four-year curriculum in surveying; and

(3) has three references, two of whom shall
be \[registered\] licensed professional surveyors having
personal knowledge of the applicant's knowledge and
experience.

B. After acceptance of the application by the board, the applicant shall be allowed to take the appropriate examination for certification as a surveyor intern.

C. Upon successfully completing the examination and an approved four-year surveying curriculum, then by action of the board, the applicant may be certified as a surveyor intern.

D. The certification of surveyor intern does not permit the intern to practice surveying. Certification as a surveyor intern is intended to demonstrate that the intern has obtained certain skills in surveying fundamentals and is pursuing a career in surveying.

E. If otherwise qualified, a graduate of an unapproved but related curriculum of at least four years, to be considered for certification as a surveyor intern, shall have a specific record of four years of combined office and field board-approved surveying experience obtained under the direction of a licensed professional surveyor. Time spent in obtaining the [unapproved or] related curriculum will not be counted in the four years of required experience."

Section 20. Section 61-23-27.4 NMSA 1978 (being Laws 1993, Chapter 218, Section 25) is amended to read:

"61-23-27.4. [REGISTRATION] LICENSURE AS A PROFESSIONAL
SURVEYOR GENERAL REQUIREMENTS [EFFECTIVE JULY 1, 1995].--

A. [Effective July 1, 1995, registration]
License as a professional surveyor may be either through examination or through endorsement or comity. In either case, an applicant shall file the appropriate application where he shall demonstrate that he:

1. is of good moral character and reputation;
2. is certified as a surveyor intern;
3. has at least four years of approved surveying experience [after graduation] if graduated from a four-year board-approved surveying curriculum or has a minimum of eight years of board-approved surveying experience if graduated from a four-year board-approved related science curriculum and
4. has five references, three of which shall be from [registered] licensed professional surveyors having personal knowledge of the applicant's surveying experience.

B. The applicant's experience pursuant to Paragraph (3) of Subsection A of this section shall, [as] at a minimum include three years of increasingly responsible experience in boundary surveying and four years of increasingly responsible experience under the direct supervision of a [registered] licensed professional surveyor.

C. After acceptance of the application by the
board, the applicant shall be allowed to take the appropriate examination for [registration] licensure as a professional surveyor.

D. Upon successfully completing the examination, the applicant shall be eligible to [register] be licensed as a professional surveyor upon action of the board.

E. If otherwise qualified, an applicant may be [registered] licensed if he is currently [registered] licensed as a professional surveyor in:

   (1) the District of Columbia, another state, a territory or a possession of the United States, provided that:

       (a) [registration] licensure does not conflict with the provisions of the Engineering and Surveying Practice Act and that the standards required by the [registration] licensure or the applicant's qualifications equaled or exceeded the [registration] licensure standards in New Mexico at the time the applicant was initially [registered] licensed; and

       (b) the applicant has passed examinations the board deems necessary to determine his qualifications, including a written examination that includes questions on laws, procedures and practices pertaining to surveying in this state; or

   (2) a foreign country and can demonstrate to
the board's satisfaction:

(a) evidence that the [registration]
licensure was based on standards that equal or exceed those
[presently] currently required for [registration] licensure by
the Engineering and Surveying Practice Act; and

(b) his competence in current surveying
standards and procedures by passing examinations the board
deems necessary to determine the applicant's qualification,
including a written examination that includes questions on
laws, procedures and practices pertaining to surveying in New
Mexico."

Section 21. Section 61-23-27.5 NMSA 1978 (being Laws
1993, Chapter 218, Section 26) is amended to read:

"61- 23- 27. 5.  SURVEYING--APPLICATION AND EXAMINATION
FEES. --

A. All applicants for licensure pursuant to the
Engineering and Surveying Practice Act shall apply for
examination, [registration] licensure or certification on
forms prescribed and furnished by the board. Applications
shall be accompanied by the appropriate fee, any sworn
statements the board may require to show the applicant's
citizenship and education, a detailed summary of his technical
work and appropriate references.

B. All application, reapplication, examination and
reexamination fees shall be set by the board and shall not
exceed the actual cost of carrying out the provisions of the Engineering and Surveying Practice Act. Fees shall not be refundable.

C. Any application may be denied for fraud, deceit, conviction of a felony or for any crime involving moral turpitude."

Section 22. Section 61-23-27.6 NMSA 1978 (being Laws 1993, Chapter 218, Section 27) is amended to read:

"61-23-27.6. Surveying - Examinations. -- The examinations for surveying certification and [registration] licensure shall be held at least once a year at a time and place the board directs. The surveying committee shall determine the passing grade on examinations."

Section 23. Section 61-23-27.7 NMSA 1978 (being Laws 1993, Chapter 218, Section 28) is amended to read:

"61-23-27.7. Surveying - [Registration] Licensure and Renewal Fees - Expirations. --

A. [Registrations] Licensure shall be for a period of two years as prescribed in the [regulations and] rules of procedure. Initial certificates of [registration] licensure shall be issued to coincide with the biennial period. The initial [registration] licensure fee shall be computed proportionately to the amount of time remaining in the biennial [registration] licensure period.

B. The board shall establish by [regulation] rule
a biennial fee for professional surveyors. Renewal shall be
granted upon payment of the required fee and satisfactory
completion of the requirements of professional development.

C. The executive director shall send a renewal
notice to each [registrant's] licensee's last known address.
Notice shall be mailed at least one month in advance of the
date of expiration of the [registration] license.

D. It shall be the responsibility of the
registrant licensee to notify the board of any change of
address and to maintain the certificate of [registration]
licensure current.

E. Upon receipt of a renewal fee and fulfillment
of other requirements, the board shall issue a [registration]
licensure renewal card that shall show the name and
[registration] license number of the [registrant] licensee and
shall state that the person named therein has been granted
[registration] licensure to practice as a professional
surveyor for the biennial period.

F. Every certificate of [registration] licensure
shall automatically expire if not renewed on or before the
last day of the biennial period. A [registrant] licensee,
however, shall be permitted to reinstate a certificate without
penalty upon payment of the required fee within sixty days of
the last day of the biennial period. After expiration of this
grace period, a delinquent [registrant] licensee may renew a
certificate by the payment of twice the biennial renewal fee
at any time up to twelve months after the renewal fee became
due. Should the [registrant] licensee wish to renew an
expired certificate after the twelve-month period has elapsed,
he shall submit a formal application and fee [as provided in
Section 61-23-27.2 NMSA 1978 or, if after July 1, 1995] as
provided in Section 61-23-27.4 NMSA 1978 [of the Engineering
and Surveying Practice Act]. The board, in considering the
reapplication, need not question the applicant's
qualifications for [registration] licensure unless the
qualifications have changed since the [registration has]
license expired."

Section 24. Section 61-23-27.8 NMSA 1978 (being Laws
1993, Chapter 218, Section 29) is amended to read:

"61-23-27.8. SURVEYING CERTIFICATES AND SEALS.--

A. The board shall issue certificates of
[registration under] licensure pursuant to the Engineering and
Surveying Practice Act. The board shall provide for the
proper authentication of all documents.

B. The board shall regulate the use of seals."

Section 25. Section 61-23-27.9 NMSA 1978 (being Laws
1993, Chapter 218, Section 30) is amended to read:

"61-23-27.9. SURVEYING--PRACTICE OF SURVEYING.--

A. No firm, partnership, corporation or joint
stock association shall be [registered under] licensed
pursuant to the Engineering and Surveying Practice Act. No
firm, partnership, corporation or joint stock association
shall practice or offer to practice surveying in the state
except as provided in that act.

B. Professional surveyors may engage in the
practice of surveying and perform surveying work pursuant to the Engineering and Surveying Practice Act as
individuals, partners or through joint stock associations or
corporations. In the case of an individual, the individual
shall be a professional surveyor pursuant to the
Engineering and Surveying Practice Act. All plats, drawings
and reports that are involved in the practice, issued by or
for the practice, shall bear the seal and signature of a
professional surveyor in responsible charge of and directly
responsible for the work issued. In the case of practice
through a partnership, at least one of the partners shall be a
professional surveyor pursuant to that act and. In
the case of a single professional surveyor partner, all
drawings or reports issued by or for the partnership shall
bear the seal of the professional surveyor partner who shall
be responsible for the work. In the case of practice through
a joint stock association or corporation, services or work
involving the practice of surveying may be offered through
such the joint stock association or corporation; provided
the person in responsible charge of the activities of the
joint stock association or corporation [ which] that constitute
the practice is a professional surveyor who has authority to
bind such joint stock association or corporation by contract;
and further provided that all drawings or reports [ which] that
are involved in such practice, issued by or for the joint
stock association or corporation, bear the seal and signature
of a professional surveyor in responsible charge of and
directly responsible for the work when issued.

C. An individual, firm, partnership, corporation
or joint stock association may not use or assume a name
involving the terms "surveyor", "professional surveyor" or
"surveying" or any modification or derivative of those terms
unless that individual, firm, partnership, corporation or
joint stock association is qualified to practice surveying in
accordance with the requirements in this section."

Section 26. Section 61-23-27.11 NMSA 1978 (being Laws
1993, Chapter 218, Section 32) is amended to read:

"61-23-27.11. SURVEYING--VIOLATIONS--DISCIPLINARY
ACTIONS--PENALTIES--REISSUANCE OF CERTIFICATES.--
A. The board may suspend, refuse to renew or
revoke the certificate of [ registration] licensure, impose a
fine not to exceed five thousand dollars ($5,000), place on
probation for a specific period of time with specific
conditions or reprimand any professional surveyor who is found
by the board to have:
(1) practiced or offered to practice surveying in New Mexico in violation of the Engineering and Surveying Practice Act;

(2) attempted to use as his own the certificate of another;

(3) given false or forged evidence to the board or to any board member for obtaining a certificate of [registration] licensure;

(4) falsely impersonated any other [registrant] licensee of like or different name;

(5) attempted to use an expired, suspended or revoked certificate of [registration] licensure;

(6) falsely presented himself to be a professional surveyor by claim, sign, advertisement or letterhead;

(7) violated the rules of professional responsibility for professional surveyors adopted and promulgated by the board;

(8) been disciplined in another state for action that would constitute a violation of either or both the Engineering and Surveying Practice Act or the rules [and regulations] adopted by the board pursuant to the Engineering and Surveying Practice Act;

(9) been convicted of a felony; or

(10) procured, aided or abetted any violation
of the provisions of the Engineering and Surveying Practice Act or the rules [and regulations] adopted by the board.

B. The board may by rule establish the guidelines for the disposition of disciplinary cases involving specific types of violations. Guidelines may include minimum and maximum fines, periods of probation or conditions of probation or reissuance of a license.

C. Failure to pay any fine levied by the board or to otherwise comply with an order issued by the board pursuant to the Uniform Licensing Act [shall be] is a misdemeanor and shall be grounds for further action against the licensee by the board and for judicial sanctions or relief.

D. Any person may prefer charges of fraud, deceit, gross negligence, incompetency or misconduct against any [registrant] licensee. Such charges shall be in writing, shall be sworn to by the person making them and shall be filed with the executive director of the board. No action that would have any of the effects specified in [the Uniform Licensing Act] Subsection D, E, or F of Section 61-1-3 NMSA 1978 may be initiated later than two years after the discovery by the board, but in no case shall such an action be brought more than ten years after the completion of the conduct that constitutes the basis for the action. All charges shall be referred to the surveying committee, acting for the board, or to the board. All charges, unless dismissed as unfounded,
trivial, resolved by reprimand or settled informally, shall be heard in accordance with the provisions of the Uniform Licensing Act by the surveying committee, acting for the board, or by the board.

E. Persons making charges shall not be subject to civil or criminal suits, provided the charges are made in good faith and are not frivolous or malicious.

F. The board or any board member may initiate proceedings pursuant to the provisions of this section in accordance with the provisions of the Uniform Licensing Act. Nothing in the Engineering and Surveying Practice Act shall deny the right of appeal from the decision and order of the board in accordance with the provisions of the Uniform Licensing Act.

G. The board, for reasons it deems sufficient, may reissue a certificate of licensure to any person whose certificate has been revoked or suspended, provided a majority of the members of the surveying committee, acting for the board, or of the board votes in favor of such reissuance. A new certificate of licensure bearing the original registration number to replace any certificate revoked, lost, destroyed or mutilated may be issued subject to the rules of the board with payment of a fee determined by the board.
H. The board shall prepare and adopt rules of professional responsibility for professional surveyors as provided in the Engineering and Surveying Practice Act that shall be made known in writing to every [registrant] licensee and applicant for [registration under] licensure pursuant to that act and shall be published in the roster. Such publication and public notice shall be in accordance with the Uniform Licensing Act. The board may revise and amend these rules of professional responsibility for professional surveyors from time to time and shall notify each [registrant] licensee in writing of the revisions or amendments.

I. A violation of any provision of the Engineering and Surveying Practice Act is a misdemeanor punishable upon conviction by a fine of not more than five thousand dollars ($5,000) or by imprisonment of no more than one year, or both.

J. The attorney general or district attorney of the proper district or special prosecutor retained by the board shall prosecute violations of the Engineering and Surveying Practice Act by a [nonregistrant] nonlicensee.

K. The practice of surveying in violation of the provisions of the Engineering and Surveying Practice Act shall be deemed a nuisance and may be restrained and abated by injunction without bond in an action brought in the name of the state by the district attorney or on behalf of the board by the attorney general or the special prosecutor retained by
the board. Action shall be brought in the county in which the violation occurs."

Section 27. Section 61-23-27.13 NMSA 1978 (being Laws 1993, Chapter 218, Section 34) is amended to read:

"61-23-27.13. SURVEYING--PUBLIC WORK.--It is unlawful for the state or any of its political subdivisions to engage in the construction of any public work involving surveying unless the surveying is under the responsible charge of a [registered] licensed professional surveyor."

Section 28. Section 61-23-27.14 NMSA 1978 (being Laws 1993, Chapter 218, Section 35) is amended to read:

"61-23-27.14. SURVEYING--PUBLIC OFFICER--[REGISTRATION LICENSURE REQUIRED.]--No person except a [registered] licensed professional surveyor shall be eligible to hold any responsible office or position for the state or any political subdivision of the state [which] that requires the performance or responsible charge of surveying work."

Section 29. Section 61-23-28 NMSA 1978 (being Laws 1987, Chapter 336, Section 28) is amended to read:

"61-23-28. REFERENCE MARKS--REMOVAL OR OBLITERATION--REPLACEMENT.--When it becomes necessary by reason of the construction of public or private works to remove or obliterate any triangulation station, benchmark, corner, monument, stake, witness mark or other reference mark, it shall be the duty of the person in charge of the work to cause
to be established by a [registered] licensed surveyor one or
more permanent reference marks, which shall be plainly marked
as witness corners or reference marks as near as practicable
to the original mark and to record a map, field notes or both
with the county clerk and county surveyor of the county
wherein located, showing clearly the position of the marks
established with reference to the position of the original
mark. The surveys or measurements made to connect the
reference marks with the original mark shall be of at least
the same order of precision as the original survey."

Section 30. Section 61-23-30 NMSA 1978 (being Laws 1987,
Chapter 336, Section 30) is amended to read:

"61-23-30. RIGHT OF ENTRY ON PUBLIC AND PRIVATE
PROPERTY--RESPONSIBILITY.--The engineers and surveyors of the
United States and [registered] licensed professional engineers
and surveyors of the state [of New Mexico] shall have the
right to enter upon the lands and waters of the state and of
private persons and of private and public corporations within
the state for the purpose of making surveys, inspections,
examinations and maps, subject to responsibility for actual
damage to crops or other property or for injuries resulting
from negligence or malice caused on account of that entry."

Section 31. Section 61-23-31 NMSA 1978 (being Laws 1987,
Chapter 336, Section 31, as amended) is amended to read:

"61-23-31. LICENSURE UNDER PRI OR LAWS.--Any person
holding a valid [registration] license as a professional
engineer, professional surveyor, professional engineer and
surveyor or certification as an engineer intern or surveyor
intern granted by the board [under] pursuant to any prior law
of New Mexico shall not be required to make a new application
or to submit to an examination, but shall be entitled to the
renewal of [such registration] licensure upon the terms and
conditions of the Engineering and Surveying Practice Act."

Section 32. Section 61-23-32 NMSA 1978 (being Laws 1987,
Chapter 336, Section 32, as amended) is amended to read:

"61-23-32. TERMINATION OF AGENCY LIFE--DELAYED REPEAL.--
The state board of [registration] licensure for professional
engineers and surveyors is terminated on July 1, [1999] 2005
pursuant to the Sunset Act. The board shall continue to
operate according to the provisions of the Engineering and
July 1, [2000] 2006, the Engineering and Surveying Practice
Act is repealed."

Section 33. A new section of the Engineering and
Surveying Practice Act is enacted to read:

"[NEW MATERIAL] SURVEYING--RECORD OF SURVEY.--
A. For those surveys that do not create a division
of land but only show existing tracts of record, except in the
instance of remonumentation as specified in the board's
minimum standards for boundary surveys, within sixty calendar
127038.2
days of the completion of the survey, a professional surveyor shall file and the county clerk shall accept and record a plat of survey entitled "boundary survey plat" that shall:

(1) contain a printed certification of the professional surveyor stating that "this is a boundary survey plat of an existing tract", or existing tracts, if appropriate, and that "it is not a land division or subdivision as defined in the New Mexico Subdivision Act";

(2) identify all tracts by the uniform parcel code designation or other designation established by the county assessor, if applicable;

(3) meet the minimum standards for surveying in New Mexico as established by the board;

(4) not exceed a size of eighteen inches by twenty-four inches and be at least eight and one-half inches by eleven inches; and

(5) consist of two black-line copies, one of which the county clerk's office may require to be a mylar copy, made by the surveyor from a mylar original, which shall be maintained in the professional surveyor's files. One of the two black-line copies shall be filed and recorded by the county clerk and the other, containing recording information, shall be delivered by the county clerk to the county assessor.

B. Fees for recording a boundary survey plat shall be in conformance with Sections 14-8-12 through 14-8-16 NMSA .127038.2
1978. The county clerk shall keep a proper index of boundary
survey plats by the name of the subdivision, if applicable;
owner; and by section, township and range or projected
section, township and range if the subject tract is in a land
grant. The records shall be kept in conformance with Sections
14-8-12 through 14-8-16 NMSA 1978.

C. For those surveys that do create a division of
land, the survey shall be completed in conformity with the
board's minimum standards and in conformity with the New
Mexico Subdivision Act and any applicable local subdivision
ordinances. Filing procedures shall be prescribed in the
board's minimum standards. The record of survey required to
be filed and recorded pursuant to this subsection shall be
filed within sixty calendar days after completion of the
survey or approval by the governing authority. The county
clerk shall keep a proper index of land division plats by the
name of the subdivision; by section, township and range or
projected section, township and range if the subject tract is
in a land grant; and by the number assigned to the land
division plat by the local planning department, if applicable.
The records shall be kept in conformance with Sections 14-8-12
through 14-8-16 NMSA 1978."

Section 34. REPEAL.--Sections 61-23-27.1, 61-23-27.2,
61-23-27.10 and 61-23-28.1 NMSA 1978 (being Laws 1993, Chapter
218, Sections 22, 23, 31 and 36, as amended) are repealed.
Section 35. SEVERABILITY.--If any part or application of
the Engineering and Surveying Practice Act is held invalid,
the remainder or its application to other situations or
persons shall not be affected.
Mr. Speaker:

Your BUSINESS AND INDUSTRY COMMITTEE, to whom has been referred

HOUSE BILL 559

has had it under consideration and reports same with recommendation that it DO PASS, amended as follows:

1. On page 4, line 5, strike "engineering surveys that include".

2. On page 4, strike lines 6, 7 and 8 in their entirety.

3. On page 4, line 9, strike "easements and surveys of .127038.2
public lands" and insert in lieu thereof "surveying work as
defined in this section and the use of photogrammetric
methods to derive topographic and other data".

4. On page 7, strike the bracket and line through
lines 8 through 12 and line 13 up to the period.

5. On page 7, line 13, after the period insert:

"Engineering surveys may be performed by a licensed
professional engineer on a project for which he is providing
engineering design services. Engineering surveys include
topographic surveying activities required to support the
sound conception, planning, design, construction,
maintenance and operation of said projects but exclude the
surveying of real property for establishment of land
boundaries, rights of way, easements and the dependent or
independent surveys or resurveys of the public land
system.".
6. On page 41, between lines 15 and 16, insert the following new Section 26 to read as follows:

"Section 26. Section 61-23-27.10 NMSA 1978 (being Laws 1993, Chapter 218, Section 31) is amended to read:

"61-23-27.10. SURVEYING EXEMPTIONS.--

[A. Officers and employees of the government of the United States engaged within New Mexico in the practice of surveying for the government, provided that they offer no surveying services to the public and further provided that services do not affect the public, shall be exempt from the Engineering and Surveying Practice Act.

B. A surveyor employed by] An employee of a firm,
association or corporation who performs only the surveying
services involved in the operation of the employer's
business shall be exempt from the provisions of the
Engineering and Surveying Practice Act, provided that
neither the employee nor the employer offers surveying
services to the public, and provided that the surveying
services performed do not include any determination,
description, portraying, measuring or monumentation of the
boundaries of a tract of land.".

7. Renumber the succeeding sections accordingly.

8. On page 50, line 23, after "61-23-27.2" strike the
comma, on line 24, strike "61-23-27.10" and on line 25,
strike ", 31".,

and thence referred to the **JUDICIARY COMMITTEE.**
Respectfully submitted,

____________________________________

Debbie A. Rodella, Chairwoman

Adopted ____________________________ Not Adopted ____________________________

(Chief Clerk) (Chief Clerk)

Date ______________

The roll call vote was 10 For 0 Against

Yes: 10

Excused: Sanchez

Absent: Hobbs
Mr. Speaker:

Your JUDICIARY COMMITTEE, to whom has been referred HOUSE BILL 559, as amended, has had it under consideration and reports same with recommendation that it DO PASS, amended as follows:

1. Strike Business and Industry Committee amendment 2 and 3 in their entirety.

2. On page 4, strike lines 6, 7, 8 and 9 in their entirety.

3. On page 4, line 10, strike “easements and surveys of public lands” and insert in lieu thereof “surveying work as defined in this section and the use of photogrammetric methods to derive topographical and other data”.
Respectfully submitted,

______________________________

R. David Pederson, Chairman

Adopted _____________________ Not Adopted _____________________

(Chief Clerk) (Chief Clerk)

Date _____________

The roll call vote was  8  For  0  Against

Yes:  8

Excused: Luna, Godbey, Martinez, Thompson

Absent: None

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.127038.2
HOUSE FLOOR AMENDMENT number _____ to HOUSE BILL 559, as amended

Amendment sponsored by Representative Larry A. Larranaga

1. Strike House Judiciary Committee Amendments 2 and 3.

2. On page 4, strike lines 6 through 9 and on line 10, strike "easements and surveys of public lands" and insert in lieu thereof "the use of photogrammetric methods to derive topographical and other data".
Mr. President:

Your CORPORATIONS & TRANSPORTATION COMMITTEE, to whom has been referred

HOUSE BILL 559, as amended

has had it under consideration and reports same with recommendation that it DO PASS.

Respectfully submitted,

Roman M. Maes, Chairman
The roll call vote was 7 For 0 Against
Yes: 7
No: 0
Excused: Aragon, Fidel, Robinson
Absent: None