HOUSE BILL 15

50TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2012

INTRODUCED BY

James P. White

AN ACT

RELATING TO LICENSES; ALLOWING ELECTRONIC RECORDS OF FOREIGN COLLECTION AGENCIES TO BE MAINTAINED AT A LOCATION WHERE THE FOREIGN COLLECTION AGENCY REGULARLY MAINTAINS ITS RECORDS.

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

SECTION 1. Section 61-18A-14 NMSA 1978 (being Laws 1987, Chapter 252, Section 14) is amended to read:

"61-18A-14. LICENSE TO FOREIGN CORPORATION OR
PARTNERSHIP.--No collection agency license shall be issued to
any foreign corporation or partnership unless it has fully
complied with the laws of the state of New Mexico so as to
entitle it to do business [within this] in the state; [and]
provided [further] that [such] the foreign corporation or
partnership shall establish and maintain a [full time bona
fide] collection agency in [this state] New Mexico at all times

.188059.1

new	delet
II	II
material	material]
underscored	bracketed mate

1	during the life of any <u>collection agency</u> license issued to [it]
2	the foreign corporation or partnership. All records of [such
3	local] the collection agency [must] located in New Mexico shall
4	be maintained at the <u>collection agency's</u> principal office in
5	New Mexico [of such agency] unless the collection agency
6	records are maintained electronically, in which case,
7	electronic records may be maintained at a location where the
8	collection agency regularly maintains records."
9	SECTION 2. EFFECTIVE DATEThe effective date of the
10	provisions of this act is July 1, 2012.
11	- 2 -
12	
13	
14	
15	
16	
17	
18	
19	