**Section 200.215 Prohibition on Filing Application**

No person or party whose application has been denied or refused or whose license has been revoked for a violation of the Act shall be entitled to file another application within one year from the effective date of such denial, refusal or revocation, or if judicial review of such denial, refusal or revocation is sought, within one year from the date of final court order or decree affirming such action unless the Director or Director's authorized representative has issued a variance as provided by Section 200.290 of this Part. Such application, when filed after one year, may be refused by the Director unless the person or party shows change(s) in condition or situation to establish why the denial, refusal or revocation of the license shall not be deemed a bar to the issuance of a new license.