Н	ouse Amendment NO
	Offered By
	MEND House Committee Substitute for House Bill No. 1500, Page 9, Section 329.050, Line 52,
by	deleting all of said line and inserting in lieu thereof the following:
	"((1) The based may in its dispersion down on amplication for eveningtion on licensum if
the	" <u>6. (1) The board may, in its discretion, deny an application for examination or licensure if</u> e applicant has"; and
<u>un</u>	<u>e applicant llas</u> , and
Fu	urther amend said bill, page, and section, Line 57, by deleting the number "(1)" and inserting in
	by thereof "(a)"; and
Fu	irther amend said bill, page, and section, Line 59, by deleting the number "(2)" and inserting in
lie	eu thereof "(b)"; and
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	in the ramend said bill, page, and section, Line 68, by deleting the number "(3)" and inserting in
lie	thereof "(<u>c)</u> "; and
Fu	urther amend said bill, page, and section, Line 71, by deleting the number "(4)" and inserting in
	such the result of $\frac{(d)}{(d)}$; and
Fu	urther amend said bill and section, Page 10, Line 76, by deleting the number "(5)" and inserting in
lie	there of "(e)"; and
Fu	orther amend said bill, page, and section, Line 82, by inserting after said line the following:
	"(2) An emplicant school and school and school and school and school and school and the school a
for	"(2) An applicant who has pleaded guilty to, entered a plea of nolo contendere to, or been und guilty of any of the offenses listed in subdivision (1) of this subsection may, if his or her
	plication for examination or licensure is denied, appeal such decision and request a hearing before
	e board."; and
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Fu	urther amend said bill by amending the title, enacting clause, and intersectional references
ac	cordingly.