House	Amendment NO
	Offered By
AMEND Senate Committee	e Substitute for Senate Bill No. 862, Page 1, Section A, Line 3, by
inserting after all of said sec	
"324 015 1 For nu	urposes of this section, the following terms mean:
	ority", any agency, examining board, credentialing board, or other office
• • • • • • • • • • • • • • • • • • • •	e occupational fees or licensing requirements on any occupation or
profession;	<del></del>
•	irement", any required training, education, or fee to work in a specific
occupation or profession;	
(3) "Low-income in	dividual", any individual:
(a) Whose househol	d adjusted gross income is below one hundred thirty percent of the
federal poverty line or a hig	her threshold to be set by the department of insurance, financial
institutions and professional	
* *	in a state or federal public assistance program including, but not limited
	or Needy Families, the MO HealthNet program, or the Supplemental
Nutrition Assistance Program	<del></del>
· · ·	es", any active duty service members and their spouses and honorably
=	ir spouses. The term "military families" includes surviving spouses of
deceased service members v	
* / *	ee", a fee or tax on professionals or businesses that is charged for the
	s or services within a certain jurisdiction;
	vision", any city, town, village, or county.
-	tical subdivision licensing authorities shall waive all occupational fees
•	d with licensing requirements for military families and low-income
	wo years beginning on the date an application is approved under
	Military families and low-income individuals whose applications are
	red to pay any occupational fees that become due during the two-year
period.  Any individual se	eeking a waiver described under subsection 2 of this section shall apply
	authority in a format prescribed by the licensing authority. The
	prove or deny the application within thirty days of receipt.
	all be eligible to receive only one waiver under this section from each
licensing authority.	in be engible to receive only one warver under this section from each
	ribed under subsection 2 of this section shall not apply to fees required to
obtain business licenses.	and between 2 or and between shan not apply to look lequiled to
	athorities and the department of insurance, financial institutions and
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- professional registration shall promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the
- 3 authority delegated in this section shall become effective only if it complies with and is subject to
- 4 <u>all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter</u>
- 5 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter
- 6 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held
- 7 unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after
- 8 August 28, 2018, shall be invalid and void."; and

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- 10 Further amend said bill by amending the title, enacting clause, and intersectional references
- 11 accordingly.