House	Amendment NO
Offered By	
AMEND House Committee Substitute for Senate Substitute for Senate C Senate Bill No. 70, Page 8, Section 195.100, Line 27, by inserting after a following:	
"324.004. 1. Any person who has at least three years of work ex	sperience in an occupation
or profession in another state, the District of Columbia, or any combinati	•
and whose work experience involved the practice of an occupation or pro	<u> </u>
s not required in the jurisdiction or jurisdictions in which the person wo	
state, may submit an application for a one-time nonrenewable two-year t	•
tate in the occupation or profession, along with proof of at least three years	ears of work experience in
the occupation or profession, and a fee as set by regulation of the oversign	ght body, to the relevant
oversight body in this state. The oversight body shall make a determinat	tion of qualification within
orty-five days of receiving a completed application. As used in this sec	tion, "oversight body" shall
nean any board, department, agency, or office of a jurisdiction that issue	es licenses.
2. The oversight body shall require an applicant under this section	on to take and pass the
profession-specific examination required for licensure by those applying	pursuant to the provisions
of the oversight body's statutory and regulatory authority. An oversight l	body that administers an
examination on the laws of this state as part of its licensing application re	equirements may require an
pplicant under this section to take and pass an examination specific to the	he laws of this state.
3. The oversight body shall not issue a one-time nonrenewable to	emporary license to any
applicant described in subsection 1 of this section who has had any licen	se in the relevant
occupation or profession revoked by an oversight body outside of this sta	ate, who is currently under
nvestigation, who has a complaint pending, or who is currently under di	sciplinary action.
4. Applicants for the one-time nonrenewable temporary license s	shall be citizens of the
United States and shall submit legal proof of citizenship as part of the ap	plication.
5. The provisions of this section shall apply only to those profess	sions or occupations for
which a license is issued by an oversight body as of January 1, 2023, and	d shall not apply to the
<u>Collowing:</u>	
(1) Any occupation whose oversight body has entered into a lice	ensing compact with another
state for the regulation of practice under the oversight body's jurisdiction	n. The provisions of this
Action Taken	Date

section shall not be construed to alter the authority granted by, or any requirements promulgated
pursuant to, any interjurisdictional or interstate compacts adopted by this state or any reciprocity
agreements with other states, and whenever possible the provisions of this section shall be
interpreted so as to imply no conflict between it and any compact or any reciprocity agreement with
other states;

- (2) Any occupation set forth in subsection 6 of section 290.257 or any electrical contractor licensed under sections 324.900 to 324.945;
- (3) Any occupation whose regulators or licensees are required to comply with specific federal statutory, regulatory, and administrative requirements in order to practice in Missouri; or
 - (4) Assistant physicians licensed under chapter 334.

- 6. The one-time nonrenewable temporary license shall expire after two years. Upon expiration, the individual shall be required to apply for a permanent license in accordance with the license requirements for the occupation for which he or she held the temporary license.
- 7. Notwithstanding any other provision of law to the contrary, a license issued under this section shall be valid only in this state and shall not make a licensee eligible to be part of an interstate compact. An applicant who is licensed in another state pursuant to an interstate compact shall not be eligible for licensure by an oversight body under the provisions of this section.
- 8. Notwithstanding any other provision of law to the contrary, a license issued under this section shall be valid only in this state and shall not make a licensee eligible to obtain a license by reciprocity in another state.
- 9. The division of professional registration may 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 authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2023, shall be invalid and void."; and

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