House	Amendment NO
Offered By	
AMEND House Committee Substitu by inserting after all of said section a	te for House Bill No. 2413, Page 3, Section 210.030, Line 32, and line the following:
"324.218. 1. An applicant w	ho has not previously taken or passed an examination
recognized by the committee and wh	o meets the qualifications of subsection 2 of section 324.210
may obtain without examination a no	onrenewable temporary license by paying a temporary-license
fee and submitting to the committee	an agreement-to-supervise form that is signed by a licensed
dietitian who has agreed to supervise	the applicant. Such temporary licensee may practice dietetics,
but any such practice shall be under	the supervision of a dietitian licensed in this state.
2. (1) Any dietitian who has	agreed to supervise a temporary licensee shall hold an
unencumbered license to practice die	etetics in this state and shall provide the committee proof of
active dietetics practice in this state f	for a minimum of one year before supervising the temporary
licensee.	
(2) The supervising dietitian	shall not be an immediate family member of the temporary
licensee. The committee shall define	e the term "immediate family member" for purposes of this
subdivision and the scope of such sup	pervision by rule.
3. (1) The dietitian who has	agreed to supervise the applicant for a temporary license shall
submit to the committee a signed not	tarized form prescribed by the committee attesting that the
applicant for a temporary license sha	all begin employment at a location in this state within seven
days of issuance of the temporary lic	ense.
(2) If the temporary licensee	's employment described in subdivision (1) of this subsection
ceases, the supervising dietitian shall	notify the committee within three days of such cessation.
	not supervise more than one temporary licensee at a time.
5. The temporary license obt	ained by an applicant under this section shall expire the date the
	sing dietitian that the temporary licensee's employment has
=	days of its issuance, whichever occurs first."; and
Further amend said bill by amending accordingly.	the title, enacting clause, and intersectional references
Action Taken	Date