House	Amendment NO
Offered By	
AMEND House Bill No. 834, Pag line the following:	e 1, Section A, Line 2, by inserting after all of said section and
"324.1175. 1. As used in t	this section, the following terms mean:
(1) "DACA recipient", any	y individual who is protected from deportation under the Deferred
Action for Childhood Arrivals (Da	ACA) program and who holds a valid work authorization under
he program;	
(2) "License", a license, co	ertificate, registration, permit, or accreditation that enables a
person to legally practice an occup	pation or profession in this state;
(3) "Oversight body", any	board, department, agency, or office of this state that issues
icenses.	
2. Notwithstanding any of	her provision of law, any DACA recipient who has met all
ducational and professional requi	rements for a particular occupation or profession for which a
cense is required in this state sha	ll be eligible for licensure in that occupation or profession on the
same basis as a United States citiz	en or legal permanent resident.
3. All oversight bodies sha	all consider license applications from DACA recipients without
egard to citizenship or immigration	on status.
4. License applications from	om DACA recipients shall be evaluated based solely on
qualifications, education, and prof	Sessional competency. DACA recipients shall not be subject to
additional or separate requirement	s beyond those imposed on United States citizens or legal
permanent residents.	
5. DACA recipients grants	ed licenses in accordance with the provisions of this section shall
nave all the same rights, responsib	pilities, and protections in their respective fields as any other
icensees.	
6. Any license granted in a	accordance with the provisions of this section shall be renewable
and valid for the same period as a	license issued to a United States citizen or legal permanent
esident, provided that the licenses	e maintains valid work authorization.
7 77	ection shall apply to all license applications submitted on or after
/. The provisions of this s	

8. The department of commerce and insurance, in conjunction with oversight bodies, 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 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, 2025, shall be invalid and void."; and Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

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