	OCCUPATIONAL LICENSING REVISIONS
	2019 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Norman K. Thurston
	Senate Sponsor: Wayne A. Harper
LONG T	TITLE
General	Description:
Т	his bill modifies the Division of Occupational and Professional Licensing (DOPL)
Act.	
Iighligh	ted Provisions:
Т	his bill:
►	defines terms, including "competency-based licensing requirement";
►	allows the director of DOPL to implement competency-based licensing
equirem	ents under certain circumstances; and
•	makes technical changes.
Aoney A	Appropriated in this Bill:
Ν	one
Other Sp	pecial Clauses:
Ν	one
Jtah Co	de Sections Affected:
AMEND	S:
5	8-1-301, as last amended by Laws of Utah 2013, Chapter 426
Be it ena	cted by the Legislature of the state of Utah:
S	ection 1. Section 58-1-301 is amended to read:
5	8-1-301. License application Licensing procedure.

H.B. 226

H.B. 226

28	(1) (a) Each license applicant shall apply to the division in writing upon forms (1)
29	available from the division.
30	(b) Each completed application shall:
31	(i) contain documentation of the particular qualifications required of the applicant $[;$
32	shall];
33	(ii) include the applicant's Social Security number[, shall];
34	(iii) be verified by the applicant[, and shall]; and
35	(iv) be accompanied by the appropriate fees.
36	[(b)] (c) An applicant's social security number is a private record under Subsection
37	63G-2-302(1)(i).
38	(2) (a) [A license shall be issued] The division shall issue a license to an applicant who
39	submits a complete application if the division determines that the applicant meets the
40	qualifications of licensure.
41	(b) [A written notice of additional proceedings shall be provided] The division shall
42	provide a written notice of additional proceedings to an applicant who submits a complete
43	application, but who has been, is, or will be placed under investigation by the division for
44	conduct directly bearing upon the applicant's qualifications for licensure, if the outcome of
45	additional proceedings is required to determine the division's response to the application.
46	(c) [A written notice of denial of licensure shall be provided] The division shall
47	provide a written notice of denial of licensure to an applicant who submits a complete
48	application if the division determines that the applicant does not meet the qualifications of
49	licensure.
50	(d) [A written notice of incomplete application and conditional denial of licensure shall
51	be provided] The division shall provide a written notice of incomplete application and
52	conditional denial of licensure to an applicant who submits an incomplete application[. This].
53	which notice shall advise the applicant that the application is incomplete and that the
54	application is denied, unless the applicant corrects the deficiencies within the time period
55	specified in the notice and otherwise meets all qualifications for licensure.
56	(3) [Before any person is issued a license under this title, all requirements for that
57	license as established under this title and by rule shall be met] The division may only issue a
58	license to an applicant under this title if the applicant meets the requirements for that license as

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59	established under this title and by division rule made in accordance with Title 63G, Chapter 3,
60	Utah Administrative Rulemaking Act.
61	(4) If <u>an applicant meets</u> all requirements [are met for the] for a specific license, the
62	division shall issue the license to the applicant.
63	(5) (a) As used in this Subsection (5):
64	(i) (A) "Competency-based licensing requirement" means a practical assessment of
65	knowledge and skills that clearly demonstrate a person is prepared to engage in an occupation
66	or profession regulated by this title, and which the director determines is at least as effective as
67	a time-based licensing requirement at demonstrating proficiency and protecting the health and
68	safety of the public.
69	(B) "Competency-based licensing requirement" may include any combination of
70	training, experience, testing, or observation.
71	(ii) (A) "Time-based licensing requirement" means a specific number of hours, weeks,
72	months, or years of education, training, supervised training, or other experience that an
73	applicant for licensure under this title is required to complete before receiving a license under
74	this title.
75	(B) "Time-based licensing requirement" does not include an associate degree, a
76	bachelor's degree, or a graduate degree from an accredited institution of higher education.
77	(b) For an occupation or profession regulated by this title that has a time-based
78	licensing requirement, the director, after consultation with the appropriate board, may by
79	division rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
80	Act, allow an applicant to complete a competency-based licensing requirement as an alternative
81	to completing the time-based licensing requirement.
82	(c) By October 1 of each year, the director shall provide a written report to the
83	Occupational and Professional Licensure Review Committee describing any competency-based
84	licensing requirements implemented under this Subsection (5).