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By the Committee on Innovation, Industry, and Technology; and Senator Brandes

580-02956-19 2019334c1

A bill to be entitled An act relating to professional regulation; amending s. 455.213, F.S.; requiring certain boards and entities within the Divisions of Certified Public Accounting, Professions, or Real Estate of the Department of Business and Professional Regulation to use a specified process for the review of an applicant's criminal record to determine the applicant's eligibility for certain licenses; prohibiting the conviction, plea, adjudication, or sentencing of a crime before a specified date from being used as grounds for the denial of certain licenses; authorizing a person to apply for a license before his or her lawful release from confinement or supervision; prohibiting the Department of Business and Professional Regulation from imposing additional fees on certain applicants; prohibiting certain boards and entities from basing a denial of a license application solely on the applicant's current confinement or supervision; authorizing certain boards and entities to stay the issuance of an approved license under certain circumstances; requiring certain boards and entities to verify an applicant's release with the Department of Corrections; providing requirements for the appearance of certain applicants at certain meetings; requiring certain boards and entities to compile, publish, and update lists that specify how certain crimes affect an applicant's eligibility for licensure; amending s. 464.203, F.S.;

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prohibiting the conviction, plea, adjudication, or sentencing of a crime before a specified date from being used as grounds for the denial of certain certifications; providing that conviction of a crime which does not fall within a specified timeframe is not grounds for the failure of a background screening; authorizing a person to apply for certification before his or her lawful release from confinement or supervision; prohibiting the Department of Health from imposing additional fees on certain applicants; prohibiting the Board of Nursing from basing the denial of a certification solely on the applicant's current confinement or supervision; authorizing the board to stay the issuance of an approved certificate under certain circumstances; requiring the board to verify an applicant's release with the Department of Corrections; providing requirements for the appearance of certain applicants at certain meetings; requiring the board to compile and update lists that specify how certain crimes affect an applicant's eligibility for certification; amending s. 400.211, F.S.; conforming a cross-reference; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Present subsections (3) through (12) of section 455.213, Florida Statutes, are redesignated as subsections (4) through (13), respectively, subsection (2) of that section is amended, and a new subsection (3) is added to that section, to

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read:

455.213 General licensing provisions.

- (2) Before the issuance of any license, the department may charge an initial license fee as determined by rule of the applicable board or, if no such board exists, by rule of the department. Upon receipt of the appropriate license fee, except as provided in subsection (4) (3), the department shall issue a license to any person certified by the appropriate board, or its designee, or the department when there is no board, as having met the applicable requirements imposed by law or rule. However, an applicant who is not otherwise qualified for licensure is not entitled to licensure solely based on a passing score on a required examination. Upon a determination by the department that it erroneously issued a license, or upon the revocation of a license by the applicable board, or by the department when there is no board, the licensee must surrender his or her license to the department.
- (3) (a) Notwithstanding any other provision of law, the applicable board shall use the process established in this subsection for review of an applicant's criminal record to determine his or her eligibility for licensure as:
 - 1. A barber under chapter 476;
- 2. A cosmetologist or cosmetology specialist under chapter 477; or
- 3. Any of the following construction professionals under chapter 489:
 - a. Air-conditioning contractor;
 - b. Commercial pool/spa contractor;
 - c. Electrical contractor;

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d. Mechanical contractor;

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- e. Plumbing contractor;
- f. Pollutant storage systems contractor;
- g. Residential swimming pool/spa contractor;
 - h. Roofing contractor;
 - i. Septic tank contractor;
 - j. Sheet metal contractor;
 - k. Solar contractor;
 - 1. Swimming pool/spa servicing contractor;
 - m. Underground utility and excavation contractor; and
 - n. Specialty contractor.
- (b) The criminal history of an applicant for licensure in a profession specified in paragraph (a) may not be used as grounds for denial of the license if the date of conviction, plea, or adjudication, or the date of sentencing is more than 3 years before the date of application.
- (c)1. A person may apply for a license before his or her lawful release from confinement or supervision. The department may not charge such an applicant an additional fee related to such confinement or supervision. The applicable board may not deny an application for a license solely on the basis of the applicant's current confinement or supervision.
- 2. After a license application is approved, the applicable board may stay the issuance of a license until the applicant is lawfully released from confinement or supervision and the applicant notifies the board of such release. The applicable board shall verify the applicant's release with the Department of Corrections before it issues a license.
 - 3. If an applicant is unable to appear in person due to his

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or her confinement or supervision, the applicable board must allow the applicant to appear by teleconference or video conference, as appropriate, at any meeting of the board or other hearing by the department concerning his or her application.

- 4. If an applicant is confined or under supervision, the

 Department of Corrections and the applicable board shall

 cooperate and coordinate to facilitate the appearance of the

 applicant at a board meeting or department hearing in person, by

 teleconference, or by video conference, as appropriate.
- (d) By October 1, 2019, each applicable board shall compile and post on the department's website a list of crimes that, if committed and regardless of adjudication, do not relate to the practice of the profession or the ability to practice the profession and do not constitute grounds for denial of a license. This list must be updated annually by each applicable board. In addition, as of that date, each such board shall begin to compile separate lists of such crimes that, when reported by an applicant for licensure, were and were not used as a basis for denial in the past 2 years. The lists, which must be available on the department's website and updated at least quarterly by the applicable board, must identify for each such approval or denial of license the crime reported and the date of conviction, plea, adjudication, or sentencing.

Section 2. Present subsections (2) through (8) of section 464.203, Florida Statutes, are redesignated as subsections (3) through (9), respectively, and a new subsection (2) is added to that section, to read:

464.203 Certified nursing assistants; certification requirement.—

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(2) (a) 1. Except as provided in ss. 408.809, 435.04, and 456.0635, the criminal history of an applicant may not be used as grounds for denial of a certificate to practice as a certified nursing assistant if the date of conviction, plea, adjudication, or sentencing is more than 3 years before the date of the application.

- 2. Except as provided in ss. 408.809, 435.07(4), and 456.0635, the criminal history of an applicant may not be used as grounds for failure of a required background screening if the date of conviction, plea, adjudication, or sentencing is more than 3 years before the date of the application.
- (b) 1. A person may apply for a certificate to practice as a certified nursing assistant before his or her lawful release from confinement or supervision. The department may not charge such an applicant an additional fee related to such confinement or supervision. The board may not deny an application for a certificate solely on the basis of the person's current confinement or supervision.
- 2. After a certification application is approved, the board may stay the issuance of a certificate until the applicant is lawfully released from confinement or supervision and until the applicant notifies the board of such release. The board must verify the applicant's release with the Department of Corrections before it issues a certificate.
- 3. If an applicant is unable to appear in person due to his or her confinement or supervision, the board must allow the applicant to appear by teleconference or video conference, as appropriate, at any meeting of the board or other hearing by the department concerning his or her application.

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4. If an applicant is confined or under supervision, the Department of Corrections and the board shall cooperate and coordinate to facilitate the appearance of the applicant at a board meeting or department hearing in person, by teleconference, or by video conference, as appropriate.

(c) By October 1, 2019, the board shall compile and post on the department's website a list of crimes that, if committed and regardless of adjudication, do not relate to the practice of the profession or the ability to practice the profession and do not constitute grounds for denial of a certificate. This list must be updated annually by the board. In addition, as of that date, the board shall begin to compile separate lists of such crimes that, when reported by an applicant for licensure, were and were not used as a basis for denial in the past 2 years. The lists, which must be available on the department's website and updated at least quarterly by the board, must identify for each such approval or denial of license the crime reported and the date of conviction, plea, adjudication, or sentencing.

Section 3. Subsection (4) of section 400.211, Florida Statutes, is amended to read:

400.211 Persons employed as nursing assistants; certification requirement.—

- (4) When employed by a nursing home facility for a 12-month period or longer, a nursing assistant, to maintain certification, shall submit to a performance review every 12 months and must receive regular inservice education based on the outcome of such reviews. The inservice training must meet all of the following requirements:
 - (a) Be sufficient to ensure the continuing competence of

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580-02956-19 2019334c1 nursing assistants and must meet the standard specified in s. 464.203(8). s. 464.203(7); (b) Include, at a minimum: 1. Techniques for assisting with eating and proper feeding; 2. Principles of adequate nutrition and hydration; 3. Techniques for assisting and responding to the cognitively impaired resident or the resident with difficult behaviors; 4. Techniques for caring for the resident at the end-oflife; and 5. Recognizing changes that place a resident at risk for 215 pressure ulcers and falls.; and (c) Address areas of weakness as determined in nursing 217 assistant performance reviews and may address the special needs of residents as determined by the nursing home facility staff. 220 Costs associated with this training may not be reimbursed from additional Medicaid funding through interim rate adjustments.

Section 4. This act shall take effect October 1, 2019.