

4-14-111, as last amended by Laws of Utah 2018, Chapter 457
58-1-302, as last amended by Laws of Utah 2023, Chapter 222
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 4-1-112 is amended to read:
4-1-112. License by endorsement.
(1) As used in this section, "license" means an authorization that permits the holder to
engage in the practice of a profession regulated under this title.
(2) Subject to Subsections (4) through (7), the department shall issue a license to an
applicant who has been licensed in another state, district, or territory of the United States if:
(a) the department determines that the license issued by the other state, district, or
territory encompasses a similar scope of practice as the license sought in this state;
(b) the applicant has at least one year of experience practicing under the license issued
in the other state, district, or territory; and
(c) the applicant's license is in good standing in the other state, district, or territory.
(3) Subject to Subsections (4) through (7), the department may issue a license to an
applicant who:
(a) has been licensed in another state, district, or territory of the United States, or in a
jurisdiction outside of the United States, if:
(i) (A) the department determines that the applicant's education, experience, and skills
demonstrate competency in the profession for which licensure is sought in this state; and
(B) [the applicant has at least one year of experience practicing] under the license
issued in the other state, district, territory, or jurisdiction, the applicant has at least one year of
experience or a lesser minimum amount of experience established by the department; or
(ii) the department determines that the licensure requirements of the other state,
district, territory, or jurisdiction at the time the license was issued were substantially similar to
the requirements for the license sought in this state; or
(b) has never been licensed in a state, district, or territory of the United States, or in a
jurisdiction outside of the United States, if:
(i) the applicant was educated in or obtained relevant experience in a state, district, or
territory of the United States, or a jurisdiction outside of the United States; and

57	(ii) the department determines that the education or experience was substantially		
58	similar to the education or experience requirements for the license sought in this state.		
59	(4) The department may refuse to issue a license to an applicant under this section if:		
60	(a) the department determines that there is reasonable cause to believe that the		
61	applicant is not qualified to receive the license in this state; or		
62	(b) the applicant has a previous or pending disciplinary action related to the applicant's		
63	other license.		
64	(5) Before the department issues a license to an applicant under this section, the		
65	applicant shall:		
66	(a) pay a fee determined by the department under Section 63J-1-504; and		
67	(b) produce satisfactory evidence of the applicant's identity, qualifications, and good		
68	standing in the profession for which licensure is sought in this state.		
69	(6) The department may make rules in accordance with Title 63G, Chapter 3, Utah		
70	Administrative Rulemaking Act, prescribing the administration and requirements of this		
71	section.		
72	(7) This section is subject to and may be supplemented or altered by licensure		
73	endorsement provisions or multistate licensure compacts in specific chapters of this title.		
74	Section 2. Section 4-14-111 is amended to read:		
75	4-14-111. Registration required for a pesticide business.		
76	(1) A pesticide applicator business shall register with the department by:		
77	(a) submitting an application on a form provided by the department;		
78	(b) paying the registration fee; and		
79	(c) certifying that the business is in compliance with this chapter and departmental		
80	rules authorized by this chapter.		
81	(2) (a) By following the procedures and requirements of Section 63J-1-504, the		
82	department shall establish a registration fee based on the number of pesticide applicators		
83	employed by the pesticide applicator business.		
84	(b) (i) Notwithstanding Section 63J-1-504, the department shall deposit the fees as		
85	dedicated credits and may only use the fees to administer and enforce this chapter.		
86	(ii) The Legislature may annually designate the revenue generated from the fee as		
87	nonlapsing in an appropriations act.		

88	(3) The department shall issue a business registration certificate to a pesticide		
89	applicator business if the individual or entity:		
90	(a) has complied with the requirements of this section;		
91	(b) has shown evidence of competence in the pesticide profession and meets the		
92	certification requirements established by rule;		
93	(c) provides evidence that the owner or qualifying party is a certified applicator;		
94	(d) provides evidence that the owner or qualifying party:		
95	(i) has been a certified applicator for at least two years out of the 10 years immediately		
96	before the date of the application for a business registration certificate is received by the		
97	department; [or]		
98	(ii) holds an associate degree or higher in horticulture, agricultural sciences, biological		
99	sciences, pest management, or a related field; or		
100	(iii) has held a comparable license issued in another state, district, territory, or		
101	jurisdiction and meets the requirements described in Subsection 4-1-112(2);		
102	(e) demonstrates good character;		
103	(f) has no outstanding infractions and owes no money to the department; and		
104	(g) pays the licensing fee established by the department.		
105	(4) A registration certificate expires on December 31 of the second calendar year after		
106	the calendar year in which the registration certificate is issued.		
107	(5) (a) The department may suspend a registration certificate if the pesticide applicator		
108	business violates this chapter or any rules authorized by it.		
109	(b) A pesticide applicator business whose registration certificate has been suspended		
110	may apply to the department for reinstatement of the registration certificate by demonstrating		
111	compliance with this chapter and rules authorized by this chapter.		
112	(6) A pesticide applicator business shall:		
113	(a) only employ a pesticide applicator who has received a license from the department,		
114	as required by Section 4-14-103; and		
115	(b) ensure that all employees comply with this chapter and the rules authorized by this		
116	chapter.		
117	(7) An individual or entity applying for a business registration certificate does not have		
118	to meet the requirements of Subsection (3)(d) if the individual's or entity's sole use of		

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119	pesticides is limited to:
120	(a) providing ornamental and turf pest control spot treatment services; and
121	(b) herbicides with labels that contain the signal word "caution" or "warning."
122	Section 3. Section 58-1-302 is amended to read:
123	58-1-302. License by endorsement.
124	(1) As used in this section, "license" means an authorization that permits the holder to
125	engage in the practice of a profession regulated under this title.
126	(2) Subject to Subsections (4) through (7), the division shall issue a license to an
127	applicant who has been licensed in another state, district, or territory of the United States if:
128	(a) the division determines that the license issued in the other state, district, or territory
129	encompasses a similar scope of practice as the license sought in this state;
130	(b) the applicant has at least one year of experience practicing under the license issued
131	in the other state, district, or territory; and
132	(c) the applicant's license is in good standing in the other state, district, or territory
133	where the license was issued.
134	(3) Subject to [Subsections (4) through (7)] the other provisions of this section, the
135	division may issue a license to an applicant who:
136	(a) has been licensed in another state, district, or territory of the United States, or in a
137	jurisdiction outside of the United States, if:
138	(i) (A) the division determines that the applicant's education, experience, and skills
139	demonstrate competency in the profession for which the licensure is sought in this state; and
140	(B) the applicant has at least one year of experience practicing under the license issued
141	in the other state, district, territory, or jurisdiction; or
142	(ii) the division determines that the licensure requirements of the other state, district,
143	territory, or jurisdiction at the time the license was issued were substantially similar to the
144	current requirements for the license sought in this state; or
145	(b) has never been licensed in a state, district, or territory of the United States, or in a
146	jurisdiction outside of the United States, if:
147	(i) the applicant was educated in or obtained relevant experience in a state, district, or
148	territory of the United States, or a jurisdiction outside of the United States; and

(ii) the division determines that the education or experience was substantially similar to

150	the current education or experience requirements for the license sought in this state.
151	(4) The division may refuse to issue a license to an applicant under this section if:
152	(a) the division determines that there is reasonable cause to believe that the applicant is
153	not qualified to receive the license in this state; or
154	(b) the applicant has a previous or pending disciplinary action related to the applicant's
155	license.
156	(5) Before the division issues a license to an applicant under this section, the applicant
157	shall:
158	(a) pay a fee determined by the department under Section 63J-1-504; and
159	(b) produce satisfactory evidence of the applicant's identity, qualifications, and good
160	standing in the profession for which licensure is sought in this state.
161	(6) (a) For an applicant who is or has been licensed in another jurisdiction, but does no
162	satisfy the requirements of Subsection (2) or (3), the division may evaluate and determine
163	whether:
164	(i) the applicant is eligible for a license under this title because the applicant's
165	education or experience obtained in the other jurisdiction is substantially similar to the
166	education or experience requirements for the license; or
167	(ii) in light of the applicant's education or experience obtained in the other jurisdiction,
168	the applicant's education or experience would be substantially similar to the education or
169	experience requirements for a license under this title, if the applicant obtains additional
170	education or experience.
171	(b) After the division chooses to evaluate an applicant under Subsection (6)(a), the
172	division may issue a temporary license to the applicant if:
173	(i) the applicant has an employment offer from an employer in the state;
174	(ii) the employer attests to the division that the applicant will work under the direct
175	supervision of an individual who:
176	(A) holds a license in good standing of the same classification as the temporary license
177	and
178	(B) has held the license for minimum period of time defined by the division; and
179	(iii) (A) the division needs additional time to make a determination under Subsection
180	(6)(a)(i); or

181	(B) the division determines under Subsection (6)(a)(ii) that additional education or		
182	experience would make the applicant's education or experience substantially similar to the		
183	education or experience requirements for a license under this title, the applicant wishes to		
184	pursue the education or experience, and the division establishes a deadline for the applicant to		
185	complete the additional education or experience; and		
186	(iv) the applicant pays a fee determined by the department under Section 63J-1-504.		
187	(c) (i) A temporary license issued under this Subsection (6) expires:		
188	(A) on the deadline that the division establishes for the applicant to complete the		
189	additional education or experience described in Subsection (6)(b)(iii)(B); or		
190	(B) upon the division's grant or denial of the applicant's application for licensure by		
191	endorsement.		
192	(ii) The division may not renew or otherwise extend a temporary license unless:		
193	(A) a circumstance or hardship arose beyond the temporary licensee's control that		
194	prevented the licensee from completing the licensure process;		
195	(B) the temporary licensee presents satisfactory evidence to the division that the		
196	temporary licensee is making reasonable progress toward obtaining licensure in the state;		
197	(C) the division grants the renewal or extension for a period proportionate to the		
198	circumstance or hardship; and		
199	(D) the temporary licensee's employer consents in writing to the renewal or extension.		
200	[6] The division, in consultation with the applicable licensing board, may make		
201	rules in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,		
202	prescribing the administration and requirements of this section.		
203	(8) (a) The provisions of this section control over any conflicting licensure by		
204	endorsement provision in another chapter of this title.		
205	(b) The division, in consultation with the applicable licensing board and professional		
206	educators $\hat{H} \rightarrow [$ with expertise in the relevant profession $]$ that help establish and monitor		
206a	educational requirements for the profession of the applicant under review $\leftarrow \hat{H}$, shall ensure		
206b	that the provisions of this		
207	section apply uniformly to the administration and enforcement of licensure by endorsement for		
208	each license type under this title.		
209	[(7) In accordance with Section 58-1-107, licensure endorsement provisions in this		
210	section are subject to and may be supplemented or altered by licensure endorsement provisions		
211	or multistate licensure compacts in specific chapters of this title.		

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212	Section 4	Effective date.

213 This bill takes effect on May 1, 2024.