The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepared By: The Professional Staff of the Committee on Health Policy							
BILL:		SB 328					
INTRODUCER:		Senator Grimsley					
SUBJECT:		Regulation of Nursing					
DATE:		February 7	, 2017	REVISED:			
	ANAL	YST	STAFF DIRECTOR		REFERENCE	ACTION	
	Rossitto-Van Winkle		Stovall		HP	Pre-meeting	
2.					ED		
3.					RC		

I. Summary:

SB 328 removes an obsolete pathway for certification as an advanced registered nurse practitioner (ARNP); authorizes the Board of Nursing (BON) to approve continuing education courses on the safe and effective prescribing of controlled substances; and modifies provisions pertaining to the approval of nursing education programs.

The bill authorizes the BON to conduct an on-site evaluation of applicants for nursing education programs, and modifies the program approval process as follows:

- Applies the minimum graduate passage rate standard to all first-time test takers;
- Removes the requirement that a graduate who does not take the licensure examination within six months of graduation must complete an examination preparatory course;
- Clarifies when programs in probationary status must be terminated;
- Requires accredited and non-accredited programs to disclose probationary status, and requires the notice to contain certain information;
- Prohibits a terminated or closed program from seeking approval for a certain time;
- Authorizes the BON to adopt rules relating to nursing curriculum and program
 implementation plans, which may address simulation technology, and procedures for
 program termination, closure, and subsequent program approval;
- Removes responsibility of the Office of Program Policy Analysis and Government Accountability (OPPAGA) from preparing certain reports and performing certain tasks, and places responsibility for those tasks and reports on Florida Center of Nursing (FCN); and
- Requires the termination of a program that fails to meet accreditation requirements.

The bill takes effect July 1, 2017.

II. Present Situation:

Part I of ch. 464, F.S., the Nurse Practice Act, governs the licensure and regulation of nurses in Florida. Nurses are licensed by the Department of Health (DOH)¹ and are regulated by the Board of Nursing (BON).² Currently a nurse desiring to practice nursing in the state of Florida must obtain a Florida license by examination or endorsement.

Applicants for licensure by examination as a registered nurse (RN) or licensed practical nurse (LPN), among other requirements, must:

- Graduate from an approved program or its equivalent, as determined by the BON;³
- Submit an application to the DOH;
- Pay a fee;
- Submit information for a criminal background check;⁴ and
- Pass the National Council Licensure Examination (NCLEX).⁵

Licensure by endorsement requirements include submitting an application and fee, passing a criminal background screening, and:

- Holding a valid license to practice professional or practical nursing in another state or territory of the United States that when issued the licensure requirements met or exceeded those in Florida at that time;
- Meeting the requirements for licensure in Florida and having successfully completed an examination in another state that is substantially equivalent to the examination in Florida; or
- Having actively practiced nursing in another state or jurisdiction, or territory of the United States for two of the preceding three years without having his or her license acted against by the licensing authority of any jurisdiction.⁶

In 2016, the Legislature created s. 464.0095, F.S., the Nurse Licensure Compact (NLC), which adopts the revised NLC in its entirety into state law. It is effective on December 31, 2018, or upon enactment of the revised NLC into law by 26 states, whichever occurs first. When effective, this legislation will allow licensed practical and professional nurses to practice in all member states by maintaining a single license in the nurse's primary state of residence. To date, ten states, including Florida, have adopted the revised NLC.⁷

¹ Section 464.008, F.S.

² The BON is comprised of 13 members appointed by the Governor and confirmed by the Senate who serve four-year terms. All members must be residents of the state. Seven members must be registered nurses who are representative of the diverse areas of practice within the nursing profession. Three members must be licensed practical nurses and three members must be laypersons. At least one member of the board must be 60 years of age or older. *See* Section 464.004, F.S.

³ Section 464.008(1)(c), F.S.

⁴ Section 464.008(1), F.S.

⁵ Section 464.008(2), F.S.

⁶ Section 464.009, F.S.

⁷ The National Council of State Boards of Nursing administers the NLC. They refer to it as the enhanced NLC. *See* https://www.nursecompact.com/ (last visited on Feb. 28, 2017).

Advanced Registered Nurse Certification

Any nurse desiring to obtain Florida certification as an ARNP must submit to the DOH proof that he or she holds a current Florida professional nursing license as a RN and meets at least one of the following additional requirements:

- Satisfactory completion of a formal post-basic educational program of at least one academic year, the primary purpose of which is to prepare nurses for advanced or specialized practice;
- Certification by an appropriate specialty board such as a registered nurse anesthetist, psychiatric nurse, or nurse midwife; or
- Graduation from a nursing education program leading to a master's degree in a nursing clinical specialty area with preparation in specialized practitioner skills.⁸

According to the DOH, all recent applicants across the country are graduates of programs for the preparation of nurse practitioners, or are graduates of master's degree programs in a clinical nursing specialty, who meet specific educational requirements for certification. Accordingly, the first pathway to certification is now obsolete.⁹

As part of the continuing education (CE) hours required for certification renewal, an ARNP must complete at least three hours of CE on the safe and effective prescription of controlled substances provided by a statewide professional association of physicians in this state accredited to provide educational activities designated for the American Medical Association Physician's Recognition Award Category 1 credit, the American Nurses Credentialing Center, the American Association of Nurse Anesthetists, or the American Association of Nurse Practitioners. These CE hours may be offered in a distance learning format.

Nursing Education Program Approval and Accreditation

Florida law requires an institution desiring to offer a prelicensure nursing education program to submit an application to the DOH and pay a program review fee for each campus or instructional site. In addition to identifying information about the program, the application must indicate the name of the accrediting agency if the institution is accredited.

The application must document compliance with the following program standards: faculty qualifications; clinical training and clinical simulation requirements, including a requirement that no more than 50 percent of the program's clinical training consist of clinical simulation; faculty-to-student supervision ratios; and curriculum and instruction requirements. ¹⁰ Currently the DOH is not authorized to conduct an on-site evaluation to document the applicant's compliance with the required program standards.

Once the DOH determines an application is complete, it forwards the application to the BON, which has 90 days to approve the application or to provide the applicant with notice of its intent

⁸ Section 464.012(1), F.S.

⁹ Department of Health, *Senate Bill 328 Analysis*, p. 2 (January 11, 2017) (on file with the Senate Committee on Health Policy).

¹⁰ Section 464.019(1), F.S.

to deny and the reasons for the denial. An applicant may request a hearing under ch. 120, F.S., on a notice of intent to deny.¹¹

Nursing programs currently offered in Florida include: public school districts, community colleges, state universities, private institutions licensed by the Commission for Independent Education (CIE), private institutions that are members of the Independent Colleges and Universities of Florida (ICUF), and Pensacola Christian College, which is statutorily authorized to offer a bachelor of science in nursing degree by s. 1005.06(1)(e), F.S. 12

Chapter 464, F.S., recognizes and distinguishes between nursing education programs that are approved by the BON and programs that are approved and accredited.¹³

An "accredited program" is accredited by a specialized nursing accrediting agency that is nationally recognized by the United States Secretary of Education to accredit nursing education programs. ¹⁴ The specialized nursing accrediting agencies currently recognized by the United States Department of Education include the Commission on Collegiate Nursing Education and the Accreditation Commission for Education in Nursing. ¹⁵

A BON approved nursing education program¹⁶ is required to submit an annual report to the BON which includes an affidavit certifying compliance with the program standards, and documentation for the previous academic year that sets forth data related to the number of students who applied, were accepted, enrolled, and graduated; retention rates; and accreditation status.¹⁷

The BON posts the following information on its website:

- A list of all accredited programs and graduation rates for the most recent two years;
- A list of all approved programs that are not accredited;

¹¹ Section 464.019(2), F.S. If the BON does not act on a program application within the 90-day review period, the program application is deemed approved. *Id*.

Continued to Expand in 2013, While Licensure Exams Passage Rates of New Programs Declined, Report No. 14-03, 2 (Jan. 2014), http://floridasnursing.gov/forms/oppaga-report-2014.pdf. (last visited Feb. 6, 2017). OPPAGA notes that "[n]ursing education programs in Florida that hold specialized nursing accreditation by the National League for Nursing Accrediting Commission (NLNAC) or by the Collegiate Commission on Nursing Education (CCNE) are not regulated by the Florida Board of Nursing." Id. Section 1005.06(1)(e), F.S., exempts schools from the CIE's licensure requirements if the institution had been so exempted in 2001 under s. 246.085(1)(b), F.S. (2001), and maintains the following qualifying criteria: the institution is incorporated in this state; the institution's credits or degrees are accepted for credit by at least three colleges that are fully accredited by an agency recognized by the U.S. Department of Education; the institution was exempt under that category prior to July 1, 1982, and the institution does not enroll any students who receive state or federal financial aid. Two institutions in Florida, Pensacola Christian College and Landmark Baptist College, are subject to this exemption. Landmark Baptist College does not offer a nursing program.

¹³ The program application and approval process, the annual report requirement, the data submission requirements and the pass rate requirements are not applicable to accredited programs.

¹⁴ Section 464.003(1), F.S.

¹⁵ United States Department of Education, *Accreditation in the United States: Specialized Accrediting Agencies*, https://www2.ed.gov/admins/finaid/accred/accreditation_pg7.html (last visited Feb. 3, 2017).

¹⁶ Section 464.003(4), F.S., defines an "approved program" as "a program for the pre-licensure education of professional or practical nurses that is conducted in the state at an educational institution and that is approved under s. 464.019, F.S. The term includes such a program placed on probationary status."

¹⁷ Section 464.019(4), F.S

- All documentation submitted in a program's application;
- A summary the program's compliance with program standards;
- A program's accreditation status, probationary status, graduate passage rates for the most recent two years, and retention rates; and
- For both approved and accredited programs, the average passage rates for the NCLEX. 18

Approved programs must have a graduate passage rate not lower than ten percent below the national average for two consecutive years. Programs are placed on probation for low performance with NCLEX scores for two consecutive years and are subject to termination. The program director is required to present a plan for remediation to the BON that includes specific benchmarks to identify progress toward a graduate passage rate goal The program must remain on probationary status until it achieves a graduate passage rate that equals or exceed the required passage rate for any one calendar year. If the program does not achieve the required pass rate in any one calendar year, the BON is authorized to terminate the program or may extend the probation for one additional year. Fifteen schools are currently on probation. Of these, five are LPN and 10 are RN programs. Of the RN programs, nine are associate degree programs.

An approved program which has been placed on probation must disclose its probationary status in writing to the program's students and applicants.²¹

If an accredited program ceases to be accredited, the educational institution conducting the program must provide written notice to that effect to the BON, the program's students and applicants, and each entity providing clinical training sites or experiences. It may then apply to be an approved program.²²

An approved program graduate who does not take the licensure examination within 6 months after graduation must enroll in, and successfully complete, a licensure examination preparatory course pursuant to s. 464.008, F.S.

However, if an accredited program loses its accreditation it must notify the BON and within 30 days apply to be an approved program.

To improve program quality, the 2014 Legislature revised Florida law to require nursing education programs that prepare students for the practice of professional nursing (RNs) to become accredited within five years of certain triggering dates. A program approved before July 1, 2014, is required to become accredited by July 1, 2019. If a program was approved but had not enrolled students before July 1, 2014, then the program must become accredited within five years of enrolling the first students. A program approved after June 30, 2014, has five years after enrolling the program's first students to become accredited.²³

¹⁸ Section 464.019(5), F.S.

¹⁹ Section. 464.019(6)(a), F.S.

²⁰ Supra note 22.

²¹ Section 464.019(5)(c), F.S.

²² Section 464.019(9)(b), F.S.

²³ Section 464.019(11), F.S. Pensacola Christian College is exempt from this certification requirement due to its status under s. 1005.06(1)(e), F.S.

The BON does not have rule making authority for the approval of nursing education programs, except as to the format for submitting applications and the format for the required annual report.²⁴

The FCN and OPPAGA are tasked with studying the nursing education approval process, and submitting reports to the Governor, the President of the Senate, and Speaker of the House of Representatives, annually through January 30, 2020. The report is to be based on data received from programs from the previous academic year to determine whether the program approval process is increasing the availability of nursing education programs and producing quality nurses. If the FNC does not receive funding for any legislative fiscal year, the education policy arm of OPPAGA must perform the duties assigned to the FCN. The FCN did not receive funding in FY 2016-2017 from the Florida Legislature, and must rely on grants, donations, and savings to complete the tasks and reports on the nursing workforce and improving the Florida nursing environment in Florida.

The 2015 data indicates that approximately 42 percent of nursing programs had licensure examination passage rates that were ten percent or more below the national average. This a 36 percent increase over 2014. Most of the nursing programs below the required passage rate were created since 2009 and are unaccredited.²⁸ As of December 2016, 93 of the 350 nursing education programs in Florida were accredited by the BON.²⁹

III. Effect of Proposed Changes:

Sections 1 and 2 amend s. 464.012, F.S., to delete an obsolete pathway that permitted an RN to be certified as an ARNP if he or she completed a formal postbasic education program of at least one academic year. This is no longer sufficient for current graduate education and certification standards. This pathway is also deleted from a chapter law which passed last year, but which does not go into effect until the Nurse Licensure Compact goes into effect on December 31, 2018, or when 26 states have adopted the compact.

Section 3 amends s. 464.013, F.S., to authorize the BON to approve the CE courses related to the safe and effective prescription of controlled substances required for an ARNP to renew his or her certification biennially. Board approval of these courses replaces a course offered by a list of entities.

Section 4 amends s. 464.019, F.S., to revise provisions relating to nursing education programs including:

²⁷ Florida Center for Nursing, *About Us* https://www.flcenterfornursing.org/Donations/HowyourdonationshelptheFCN.aspx, (last visited Feb. 6, 2017).

²⁴ Section 464.019(8), F.S.

²⁵ Section 464.019(10), F.S.

²⁶ Id.

²⁸ Office of Program Policy Analysis and Gov't Accountability, Florida Legislature, *Approximately 42% of Nursing Programs Had Licensure Passage Rates Below the Required Legislative Standard in 2015*, Report No. 16-05, (July. 2016), http://www.oppaga.state.fl.us/MonitorDocs/Reports/pdf/1605rpt.pdf (last visited Feb. 3, 2017).

²⁹ Office of Program Policy Analysis and Gov't Accountability, Florida Legislature, *Review of Florida's Nursing Education Programs*, 2016, Report No. 17-03 (Jan. 2017), http://www.oppaga.state.fl.us/MonitorDocs/Reports/pdf/1703rpt.pdf, (last visited Feb. 5, 2017).

• Authorizing the BON to conduct on site-evaluations of nursing education program applicants, if necessary, to confirm compliance with the requirements s. 464.019(1), F.S.

- Requiring approved programs to demonstrate a licensure exam passage rate of no more than 10 percent below the average pass rate for all United States educated, first time exam takers of the NCLEX. Currently the measure is calculated for first-time test takers who take the exam within 6 months after graduation from the program.
- Repealing the requirement that a graduate who does not take the licensure examination within six months after graduation must complete an examination preparatory course.
- Clarifying that the BON shall terminate a program, whether accredited or non-accredited, which has been placed on probationary status for failing to achieve the examination passage rate if it is not granted a one-year extension or fails to achieve the required passage rate.
- Imposing the sanction of program termination if a program fails to submit the annual report within six months after it is due or if a program director for an approved program fails to appear before the board to explain the reason for failing to submit the annual report timely.
- Requiring an accredited or non-accredited program, which has been placed on probationary status to disclose in its notification of that status an explanation of the implications on student and applicant employment and educational opportunities, including the prospects a student wishing to matriculate at a university will face.
- Prohibiting a program that is terminated or closed from seeking program approval under its
 original name or a new program name for a minimum of three years after the date of
 termination or closing.
- Providing additional rulemaking authority for the BON to adopt rules related to nursing
 curriculum and nursing program implementation plans, which may include definitions of the
 various types and uses of simulation technology and limitations on that technology's use. The
 board may also adopt rules related to program termination or closure and the procedure for a
 program that is terminated or closed to seek subsequent program approval.
- Extending certain accountability provisions, that previously only applied to approved programs, to accredited programs. This includes the standard that the passage rate for first-time test takers may not be more than 10 percentage points lower than the average passage rate for graduates of comparable degree programs on the NCLEX; and the implications if the passage rate is below that standard. The second provision relates to the contents of the notification to various parties when a nursing education program has been placed on probationary status.

This section of the bill also removes the OPPAGA as a partner with the FCN to study and annually report to the Governor, President of the Senate and Speaker of the House of Representatives on the previous year's availability of nursing education programs and the production of quality nurses through January, 2020. In addition to existing report requirements, the FCN is to complete an assessment of the status of each program's progress in the accreditation process.

Section 5 provides an effective date of July 1, 2017.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The FCN may require governmental funding to perform the implementation study tasks.

VI. Technical Deficiencies:

In SB 328, section 2, amending, ch. 1016-139, s. 8, Laws of Fla., amending s. 464.012, F.S., the catch line language, "controlled substance prescribing" has been deleted.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 464.012, 464.013, 464.019 and Chapter 2016-139, Laws of Fla.

A. Committee Substitute – Statement of Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.