1 A bill to be entitled 2 An act relating to the Keep Our Graduates Working Act; 3 creating s. 1009.951, F.S.; providing a short title; providing a purpose; defining terms; prohibiting a 4 5 state authority from suspending or revoking a person's 6 professional license, certificate, registration, or 7 permit solely on the basis of a delinquency or default 8 in the payment of his or her student loan; prohibiting 9 a state authority from suspending or revoking a 10 person's professional license, certificate, 11 registration, or permit solely on the basis of a 12 default in satisfying the requirements of his or her work-conditional scholarship; amending ss. 456.072, 13 14 456.074, and 1009.95, F.S., and repealing s. 456.0721, F.S., relating to practitioners in default on student 15 16 loan or scholarship obligations, to conform provisions 17 to changes made by the act; providing an effective 18 date. 19 20 Be It Enacted by the Legislature of the State of Florida: 21 Section 1009.951, Florida Statutes, is created 22 Section 1. 23 to read: 24 1009.951 Keep Our Graduates Working Act.-25 SHORT TITLE.-This section may be cited as the "Keep (1)Page 1 of 5

CODING: Words stricken are deletions; words underlined are additions.

2019

26	Our Graduates Working Act of 2019."
27	(2) PURPOSEThe purpose of this act is to ensure that
28	Floridians who graduate from an accredited college or university
29	can maintain their occupational licenses, as defined in
30	subsection (3), and remain in the workforce while they struggle
31	to pay off their student loan debt, thereby helping them avoid
32	falling into poverty, which might necessitate their seeking
33	public assistance.
34	(3) DEFINITIONSAs used in this section, the term:
35	(a) "Default" means the failure to repay a student loan
36	according to the terms agreed to in the promissory note.
37	(b) "Delinquency" means the failure to make a student loan
38	payment when it is due.
39	(c) "License" means any professional license, certificate,
40	registration, or permit granted by the applicable state
41	authority.
42	(d) "State authority" means any department, board, or
43	agency with the authority to grant a license to any person in
44	this state.
45	(e) "Student loan" means a federal-guaranteed or state-
46	guaranteed loan for the purposes of postsecondary education.
47	(f) "Work-conditional scholarship" means an award of
48	financial aid for a student to further his or her education
49	which imposes an obligation on the student to complete certain
50	work-related requirements to receive or to continue receiving

Page 2 of 5

CODING: Words stricken are deletions; words underlined are additions.

51	the scholarship.
52	(4) STUDENT LOAN DEFAULT; DELINQUENCYA state authority
53	may not suspend or revoke a license that it has issued to any
54	person who is in default on or delinquent in the payment of his
55	or her student loans solely on the basis of such default or
56	delinquency.
57	(5) WORK-CONDITIONAL SCHOLARSHIP DEFAULTA state
58	authority may not suspend or revoke a license that it has issued
59	to any person who is in default on the satisfaction of the
60	requirements of his or her work-conditional scholarship solely
61	on the basis of such default.
62	Section 2. Paragraph (k) of subsection (1) of section
63	456.072, Florida Statutes, is amended to read:
64	456.072 Grounds for discipline; penalties; enforcement
65	(1) The following acts shall constitute grounds for which
66	the disciplinary actions specified in subsection (2) may be
67	taken:
68	(k) Failing to perform any statutory or legal obligation
69	placed upon a licensee; however, the board or department, as
70	applicable, may not violate s. 1009.951. For purposes of this
71	section, failing to repay a student loan issued or guaranteed by
72	the state or the Federal Government in accordance with the terms
73	of the loan or failing to comply with service scholarship
74	obligations shall be considered a failure to perform a statutory
75	or legal obligation, and the minimum disciplinary action imposed
	Page 3 of 5

CODING: Words stricken are deletions; words underlined are additions.

76 shall be a suspension of the license until new payment terms are 77 agreed upon or the scholarship obligation is resumed, followed 78 by probation for the duration of the student loan or remaining 79 scholarship obligation period, and a fine equal to 10 percent of 80 the defaulted loan amount. Fines collected shall be deposited 81 into the Medical Quality Assurance Trust Fund. 82 Section 3. Subsection (4) of section 456.074, Florida 83 Statutes, is amended to read: 456.074 Certain health care practitioners; immediate 84 85 suspension of license.-86 (4) Upon receipt of information that a Florida-licensed 87 health care practitioner has defaulted on a student loan issued 88 or guaranteed by the state or the Federal Government, the department shall notify the licensee by certified mail that he 89 or she shall be subject to immediate suspension of license 90 unless, within 45 days after the date of mailing, the licensee 91 92 provides proof that new payment terms have been agreed upon by 93 all parties to the loan. The department shall issue an emergency order suspending the license of any licensee who, after 45 days 94 95 following the date of mailing from the department, has failed to 96 provide such proof. Production of such proof shall not prohibit 97 the department from proceeding with disciplinary action against the licensee pursuant to s. 456.073. 98 Section 4. Subsection (1) of s. 1009.95, Florida Statutes, 99 100 is amended to read:

Page 4 of 5

CODING: Words stricken are deletions; words underlined are additions.

FL (ORI	DA	ΗО	US	Е	ΟF	REP	'R E	S	E N	ΤА	ТΙ	VΕ	S
------	-----	----	----	----	---	----	-----	------	---	-----	----	----	----	---

101	1009.95 Delinquent accounts							
102	(1) The Department of Education is directed to exert every							
103	lawful and reasonable effort to collect all delinquent unpaid							
104	and uncanceled scholarship loan notes, student loan notes, and							
105								
106								
107	Section 5. Section 456.0721, Florida Statutes, is							
108	repealed.							
109	Section 6. This act shall take effect July 1, 2019.							
	Page 5 of 5							