1	A bill to be entitled
2	An act relating to nursing education programs;
3	amending s. 464.019, F.S.; revising application
4	requirements for nursing education program approval;
5	requiring the Board of Nursing to deny an application
6	under certain circumstances; authorizing the board to
7	revoke a program's approval under certain
8	circumstances; authorizing the board to investigate
9	the nature of an adverse action and take specified
10	actions; revising requirements for annual reports
11	program directors of approved programs are required to
12	submit to the board; providing for the termination of
13	a program's approval, and discipline of its program
14	director, under certain circumstances; revising
15	remediation procedures for approved programs with
16	graduate passage rates that do not meet specified
17	requirements; deleting a provision authorizing the
18	board to extend a program's probationary status;
19	revising requirements for certain nursing education
20	programs placed on probationary status; providing
21	requirements for programs with certain graduate
22	passage rates; authorizing agents of the Department of
23	Health to conduct onsite evaluations and inspections
24	of approved and accredited nursing education programs;
25	authorizing the department to collect evidence as part
	Dage 1 of 10

# Page 1 of 19

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26 of such evaluations and inspections; deeming failure or refusal of a program to allow such evaluation or 27 inspection as a violation of a legal obligation; 28 revising and providing rulemaking authority of the 29 30 board; revising program-specific data the Florida Center for Nursing evaluates for certain programs; 31 32 deleting a provision authorizing approved nursing education programs to request an extension to meet the 33 board's accreditation requirements; providing an 34 35 effective date. 36 37 Be It Enacted by the Legislature of the State of Florida: 38 39 Section 1. Subsections (1), (2), (3), (5), (8), and (10) 40 and paragraph (f) of subsection (11) of section 464.019, Florida Statutes, are amended to read: 41 42 464.019 Approval of nursing education programs.-43 PROGRAM APPLICATION.-An educational institution that (1)wishes to conduct a program in this state for the prelicensure 44 education of professional or practical nurses must submit to the 45 department a program application and review fee of \$1,000 for 46 47 each prelicensure nursing education program to be offered at the 48 institution's main campus, branch campus, or other instructional 49 site. The program application must include the legal name of the 50 educational institution, the legal name of the nursing education

Page 2 of 19

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51 program, the legal name of the nursing education program 52 director, the status and outcome of any disciplinary case 53 pending or closed against the applicant in another regulatory jurisdiction in the United States, and, if such institution is 54 55 accredited, the name of the accrediting agency. The application 56 must also document that: 57 (a)1. For a professional nursing education program, the 58 program director and at least 50 percent of the program's 59 faculty members are registered nurses who have a master's or 60 higher degree in nursing or a bachelor's degree in nursing and a master's or higher degree in a field related to nursing. 61 62 2. For a practical nursing education program, the program director and at least 50 percent of the program's faculty 63 64 members are registered nurses who have a bachelor's or higher 65 degree in nursing. 66 67 The educational degree requirements of this paragraph may be 68 documented by an official transcript or by a written statement 69 from the program director of the educational institution 70 verifying that the institution conferred the degree. The program 71 director shall certify the official transcript or written 72 statement as true and accurate. The program's nursing major curriculum consists of at 73 (b) 74 least: 75 1. Fifty percent clinical training in the United States,

Page 3 of 19

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76 the District of Columbia, or a possession or territory of the 77 United States for a practical nursing education program, an 78 associate degree professional nursing education program, or a 79 professional diploma nursing education program.

80 2. Forty percent clinical training in the United States,
81 the District of Columbia, or a possession or territory of the
82 United States for a bachelor's degree professional nursing
83 education program.

84 (c) No more than 50 percent of the program's clinical85 training consists of clinical simulation.

(d) The program has signed agreements with each agency,
facility, and organization included in the curriculum plan as
clinical training sites and community-based clinical experience
sites.

90 (e) The program has written policies for faculty which 91 include provisions for direct or indirect supervision by program 92 faculty or clinical preceptors for students in clinical training 93 consistent with the following standards:

The number of program faculty members equals at least
 one faculty member directly supervising every 12 students unless
 the written agreement between the program and the agency,
 facility, or organization providing clinical training sites
 allows more students, not to exceed 18 students, to be directly
 supervised by one program faculty member.

100

2. For a hospital setting, indirect supervision may occur

## Page 4 of 19

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101 only if there is direct supervision by an assigned clinical 102 preceptor, a supervising program faculty member is available by 103 telephone, and such arrangement is approved by the clinical 104 facility.

3. For community-based clinical experiences that involve student participation in invasive or complex nursing activities, students must be directly supervised by a program faculty member or clinical preceptor and such arrangement must be approved by the community-based clinical facility.

110 4. For community-based clinical experiences not subject to 111 subparagraph 3., indirect supervision may occur only when a 112 supervising program faculty member is available to the student 113 by telephone.

115 A program's policies established under this paragraph must 116 require that a clinical preceptor who is supervising students in 117 a professional nursing education program be a registered nurse 118 or, if supervising students in a practical nursing education 119 program, be a registered nurse or licensed practical nurse.

(f) The professional or practical nursing curriculum plan documents clinical experience and theoretical instruction in medical, surgical, obstetric, pediatric, and geriatric nursing. A professional nursing curriculum plan <u>must</u> shall also document clinical experience and theoretical instruction in psychiatric nursing. Each curriculum plan must document clinical training

## Page 5 of 19

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2025

126 experience in appropriate settings that include, but are not 127 limited to, acute care, long-term care, and community settings. 128 The professional or practical nursing education (q) 129 program provides theoretical instruction and clinical 130 application in personal, family, and community health concepts; nutrition; human growth and development throughout the life 131 132 span; body structure and function; interpersonal relationship 133 skills; mental health concepts; pharmacology and administration 134 of medications; and legal aspects of practice. A professional 135 nursing education program must also provide theoretical instruction and clinical application in interpersonal 136 137 relationships and leadership skills; professional role and function; and health teaching and counseling skills. 138 139 (h) The professional or practical nursing education 140 program has established evaluation and standardized admission 141 criteria. The admission criteria must, at a minimum, identify 142 those students who are likely to need additional educational 143 support to be successful program graduates. The program must 144 maintain documentation of the individualized student academic

145 support plan for those students identified as in need of

146 additional preparation and educational support.

147 The professional or practical nursing education (i) program has an established comprehensive examination, known as 148 an exit examination, or a full preparation course incorporating 149 multiple comprehensive examinations, known as a preparation

150

Page 6 of 19

2025

151 <u>c</u>	course, to prepare students for the National Council of State								
152 <u>e</u>	Boards of Nursing Licensing Examination. The exit examination or								
153 <u>p</u>	preparation course must be administered to all students before								
154 <u>p</u>	program completion. Successful completion of the exit								
155 <u>e</u>	examination or preparation course may not be required for								
156 <u>c</u>	graduation unless students are notified of such requirement in								
157 <u>w</u>	writing upon enrollment in the program. The program director is								
158 <u>r</u>	responsible for posting the average exit examination results of								
159 <u>t</u>	the program on the program's website.								
160	(j) The professional or practical nursing education								
161 <u>p</u>	program has submitted to the board the established criteria for								
162 <u>r</u>	remediation that will be available for students who do not pass								
163 <u>t</u>	the exit examination or preparation course.								
164	(2) PROGRAM APPROVAL								
165	(a) Upon receipt of a program application and review fee,								
166 t	the department shall examine the application to determine if it								
167 i	is complete. If the application is not complete, the department								
168 <u>m</u>	must shall notify the educational institution in writing of any								
169 e	errors or omissions within 30 days after the department's								
170 r	receipt of the application. A program application is deemed								
171 c	complete upon the department's receipt of:								
172	1. The initial application, if the department does not								
173 r.	notify the educational institution of any errors or omissions								
174 w	within the 30-day period; or								
175	2. A revised application that corrects each error and								
	Page 7 of 19								

176 omission of which the department notifies the educational 177 institution within the 30-day period.

(b) Following the department's receipt of a complete program application, the board may conduct an onsite evaluation if necessary to document the applicant's compliance with subsection (1). Within 90 days after the department's receipt of a complete program application, the board shall:

183 1. Approve the application if it documents compliance with 184 subsection (1); or

2. Provide the educational institution with a notice of 185 intent to deny the application if it does not document 186 187 compliance with subsection (1). The notice must specify written reasons for the board's denial of the application. The board may 188 189 not deny a program application because of an educational 190 institution's failure to correct an error or omission that the 191 department failed to provide notice of to the institution within 192 the 30-day notice period under paragraph (a). The educational 193 institution may request a hearing on the notice of intent to 194 deny the program application pursuant to chapter 120.

(c) A program application is deemed approved if the board does not act within the 90-day review period provided under paragraph (b).

(d) Upon the board's approval of a program application,the program becomes an approved program.

200

(e) The board may consider adverse actions taken against a

Page 8 of 19

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2025

201	nursing education program by another regulatory jurisdiction in							
202	the United States in determining program approval. The program							
203	director of an approved program must notify the board within 15							
204	days after any adverse action taken against the program by							
205	another regulatory jurisdiction in the United States.							
206	1. The board shall deny an application from an applicant							
207	if another regulatory jurisdiction in the United States has							
208	terminated or otherwise revoked its authority to operate a							
209	nursing education program.							
210	2. The board may investigate the nature of an adverse							
211	action. In instances of adverse action other than termination or							
212	revocation of a program's authority to operate, the board may:							
213	a. Approve the application;							
214	b. Approve the application with conditions; or							
215	c. Deny the application.							
216	3. The board may impose disciplinary remedies on an							
217	approved program against which an adverse action has been taken							
218	by another regulatory jurisdiction in the United States. The							
219	board may impose remedies up to and including revocation of a							
220	program's approval pursuant to rules adopted under this section.							
221	(f) The board may deny an application for approval if the							
222	board determines that the applicant is owned by any individual,							
223	group of individuals, or entity who directly or indirectly							
224	owned, controlled, or held a 25 percent or greater financial or							
225	ownership interest in a nursing education program that was on							

Page 9 of 19

2025

226	probationary status at the time of its closure.							
227	(3) ANNUAL REPORTBy November 1 of each year, the program							
228	<u>director of</u> each approved program shall submit to the board an							
229	annual report comprised of an affidavit certifying continued							
230	compliance with subsection (1), a summary description of the							
231	program's compliance with subsection (1), and documentation for							
232	the previous academic year that, to the extent applicable,							
233	describes:							
234	(a) The number of student applications received, qualified							
235	applicants, applicants accepted, accepted applicants who enroll							
236	in the program, students enrolled in the program, and program							
237	graduates.							
238	(b) The program's retention rates for students tracked							
239	from program entry to graduation.							
240	(c) The program's accreditation status, including							
241	identification of the accrediting agency.							
242	(d) The program's average exit examination or preparation							
243	course results.							
244								
245	The board must terminate the program if the requirements of this							
246	subsection are not met. The program director is also subject to							
247	discipline under s. 456.072(1)(k) for such failure.							
248	(5) ACCOUNTABILITY							
249	(a)1. An approved program must achieve a graduate passage							
250	rate for first-time test takers which is not more than 10							

# Page 10 of 19

251 percentage points lower than the average passage rate during the 252 same calendar year for graduates of comparable degree programs 253 who are United States educated, first-time test takers on the 254 National Council of State Boards of Nursing Licensing 255 Examination, as calculated by the contract testing service of 256 the National Council of State Boards of Nursing. For purposes of 257 this subparagraph, an approved program is comparable to all 258 degree programs of the same program type from among the 259 following program types:

a. Professional nursing education programs that terminatein a bachelor's degree.

262 b. Professional nursing education programs that terminate263 in an associate degree.

264 c. Professional nursing education programs that terminate265 in a diploma.

266

d. Practical nursing education programs.

267 If an approved program's graduate passage rates do not 2. 268 equal or exceed the required passage rates for 1 calendar year 2 269 consecutive calendar years, the board must shall place the 270 program on probationary status pursuant to chapter 120 and the 271 program director must submit a written remediation plan to the 272 board. The program director must shall appear before the board to present the a plan for remediation, which must shall include 273 specific nationally recognized benchmarks to identify progress 274 toward a graduate passage rate goal. The board must terminate a 275

## Page 11 of 19

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276 program if the program director fails to submit a written 277 remediation plan that complies with this section or fails to 278 appear before the board and present the remediation within 6 279 months after the program is placed on probation. The program's 280 director is also subject to discipline under s. 456.072(1)(k) 281 for such failure. The program must remain on probationary status 282 until it achieves a graduate passage rate that equals or exceeds 283 the required passage rate for any 1 calendar year. The board 284 must shall deny a program application for a new prelicensure 285 nursing education program submitted by an educational institution if the institution has an existing program that is 286 287 already on probationary status.

288 3. Upon the program's achievement of a graduate passage 289 rate that equals or exceeds the required passage rate, the 290 board, at its next regularly scheduled meeting following release 291 of the program's graduate passage rate by the National Council 292 of State Boards of Nursing, shall remove the program's 293 probationary status. If the program, during the 2 calendar years 294 following its placement on probationary status, does not achieve 295 the required passage rate for any 1 calendar year, the board 296 must may extend the program's probationary status for 1 297 additional year, provided the program has demonstrated adequate 298 progress toward the graduate passage rate goal by meeting a 299 majority of the benchmarks established in the remediation plan. 300 If the program is not granted the 1-year extension or fails to

Page 12 of 19

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2025

301 achieve the required passage rate by the end of such extension, 302 the board shall terminate the program pursuant to chapter 120. 303 If an approved program fails to submit the annual (b) 304 report required in subsection (3), the board must shall notify 305 the program director and president or chief executive officer of 306 the educational institution in writing within 15 days after the 307 due date of the annual report. The program director must shall 308 appear before the board at the board's next regularly scheduled 309 meeting to explain the reason for the delay. The board must 310 shall terminate the program pursuant to chapter 120 if the program director fails to appear before the board, as required 311 312 under this paragraph, or if the program does not submit the 313 annual report within 30 days 6 months after the due date. 314 A nursing education program, whether accredited or (C) 315 nonaccredited, which has been placed on probationary status 316 must: 317 shall Disclose its probationary status in writing to 1. 318 the program's students and applicants. The notification must 319 include an explanation of the implications of the program's 320 probationary status on the students or applicants. 321 2. Offer remediation at no additional cost or pay for 322 remediation from a board-approved remedial program for: 323 a. Students who do not pass the program's exit examination 324 or preparation course. 325 b. Each program graduate who fails to pass the National Page 13 of 19

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hb919-01-c1

2025

326	Council of State Boards of Nursing Licensing Examination as a							
327	first-time test taker within 1 calendar year after graduation.							
328	(d) If students from a program that is terminated pursuant							
329	to this subsection transfer to an approved or an accredited							
330	program under the direction of the Commission for Independent							
331	Education, the board <u>must</u> $rac{ ext{shall}}{ ext{shall}}$ recalculate the passage rates of							
332	the programs receiving the transferring students, excluding the							
333	test scores of those students transferring more than 12 credits.							
334	(e) If an approved program's graduate passage rate is							
335	below 30 percent in a calendar year, the program must reimburse							
336	the total cost of tuition and fees paid by each student who							
337	failed to pass the National Council of State Boards of Nursing							
338	Licensing Examination as a first-time test taker in that							
339	calendar year. The program must outline its plan for meeting							
340	this requirement in its written remediation plan under							
341	subparagraph (a)2.							
342	(f) Duly authorized agents or employees of the department							
343	may conduct onsite evaluations or inspections at all regular							
344	hours of operation to verify that approved programs or							
345	accredited programs are in full compliance with this chapter, or							
346	to determine whether this chapter or s. 456.072 is being							
347	violated. The department may collect any necessary evidence							
348	needed to verify compliance with this chapter or for prosecution							
349	as deemed necessary. The failure of a program to allow an onsite							
350	evaluation or inspection is deemed a violation of a legal							
	Dage 14 of 10							

# Page 14 of 19

2025

351 obligation imposed by the board or the department. 352 RULEMAKING.-The board does not have rulemaking (8) 353 authority to administer this section, except that the board 354 shall adopt rules that prescribe the format for submitting 355 program applications under subsection (1) and annual reports 356 under subsection (3), and to administer the documentation of the 357 accreditation of nursing education programs under subsection (11). By December 31, 2025, the board shall adopt rules to 358 359 conduct investigations and take actions consistent with 360 subsection (2) and to enforce and administer subsection (5). The 361 board may adopt rules relating to the nursing curriculum, 362 including rules relating to the uses and limitations of 363 simulation technology, and rules relating to the criteria to 364 qualify for an extension of time to meet the accreditation 365 requirements under paragraph (11) (f). The board may not impose 366 any condition or requirement on an educational institution 367 submitting a program application, an approved program, or an 368 accredited program, except as expressly provided in this 369 section. 370 IMPLEMENTATION STUDY .- The Florida Center for Nursing (10)

370 Shall study the administration of this section and submit 371 shall study the administration of this section and submit 372 reports to the Governor, the President of the Senate, and the 373 Speaker of the House of Representatives annually by January 30. 374 The annual reports shall address the previous academic year; 375 provide data on the measures specified in paragraphs (a) and

## Page 15 of 19

(b), as such data becomes available; and include an evaluation of such data for purposes of determining whether this section is increasing the availability of nursing education programs and the production of quality nurses. The department and each approved program or accredited program shall comply with requests for data from the Florida Center for Nursing.

(a) The Florida Center for Nursing shall evaluate program specific data for each approved program and accredited program
 conducted in the state, including, but not limited to:

The number of programs and student slots available.
 The number of student applications submitted, the
 number of qualified applicants, and the number of students

388 accepted.

389

3. The number of program graduates.

390 4. Program retention rates of students tracked from391 program entry to graduation.

392

5. Program exit examination results.

393 <u>6. The number of students offered remediation due to exit</u> 394 <u>examination performance and the number of students who completed</u> 395 <u>remediation.</u>

396 <u>7. The impact of exit examinations and remediation on</u>
 397 graduation rates and graduate passage rates on the National
 398 <u>Council of State Boards of Nursing Licensing Examination.</u>
 399 <u>8.5.</u> Graduate passage rates on the National Council of

400 State Boards of Nursing Licensing Examination.

## Page 16 of 19

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401 9.6. The number of graduates who become employed as 402 practical or professional nurses in the state.

403 (b) The Florida Center for Nursing shall evaluate the 404 board's implementation of the:

405 1. Program application approval process, including, but not limited to, the number of program applications submitted 406 407 under subsection (1), the number of program applications 408 approved and denied by the board under subsection (2), the 409 number of denials of program applications reviewed under chapter 120, and a description of the outcomes of those reviews. 410

2. Accountability processes, including, but not limited 411 412 to, the number of programs on probationary status, the number of approved programs for which the program director is required to 413 414 appear before the board under subsection (5), the number of 415 approved programs terminated by the board, the number of 416 terminations reviewed under chapter 120, and a description of 417 the outcomes of those reviews.

The Florida Center for Nursing shall complete an 418 (C) 419 annual assessment of compliance by programs with the 420 accreditation requirements of subsection (11), include in the 421 assessment a determination of the accreditation process status 422 for each program, and submit the assessment as part of the reports required by this subsection. 423

424

(11) ACCREDITATION REQUIRED.-

425

(f) An approved nursing education program may,

## Page 17 of 19

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426	than 90 days before the deadline for meeting the accreditation
427	requirements of this subsection, apply to the board for an
428	extension of the accreditation deadline for a period which does
429	not exceed 2 years. An additional extension may not be granted.
430	In order to be eligible for the extension, the approved program
431	must establish that it has a graduate passage rate of 60 percent
432	or higher on the National Council of State Boards of Nursing
433	Licensing Examination for the most recent calendar year and must
434	meet a majority of the board's additional criteria, including,
435	but not limited to, all of the following:
436	1. A student retention rate of 60 percent or higher for
437	the most recent calendar year.
438	2. A graduate work placement rate of 70 percent or higher
439	for the most recent calendar year.
440	3. The program has applied for approval or been approved
441	by an institutional or programmatic accreditor recognized by the
442	United States Department of Education.
443	4. The program is in full compliance with subsections (1)
444	and (3) and paragraph (5)(b).
445	5. The program is not currently in its second year of
446	probationary status under subsection (5).
447	
448	The applicable deadline under this paragraph is tolled from the
449	date on which an approved program applies for an extension until
450	the date on which the board issues a decision on the requested
	Page 18 of 19

2025

451	exter	nsion.									
452		Section	2.	This	act	shall	take	effect	July	1,	2025.
l						Page	19 of 19	)			