1

A bill to be entitled

2 An act relating to nursing; amending s. 456.014, F.S.; 3 authorizing the disclosure of certain confidential 4 information required of nursing license applicants to 5 certain persons; amending s. 464.003, F.S.; providing and 6 revising definitions; amending s. 464.008, F.S.; revising 7 requirements for graduation from certain nursing education 8 programs for nursing license applicants seeking to take 9 the licensing examination; amending s. 464.015, F.S.; 10 revising restrictions on nursing graduates who may use 11 certain titles and abbreviations; amending s. 464.019, F.S.; revising requirements for the approval of nursing 12 education programs by the Board of Nursing, including 13 14 application requirements and procedures for the review and 15 approval or denial of applications; revising requirements 16 for the approval of nursing education programs meeting 17 certain requirements before a specified date; providing for retroactive application; revising requirements for the 18 19 submission of annual reports by approved programs; revising requirements for the information published on the 20 21 board's Internet website; revising accountability 22 requirements for an approved program's graduate passage 23 rates on a certain licensing examination; revising 24 procedures for placing programs on, and removing such 25 programs, from probationary status; requiring termination 26 of programs under certain circumstances; requiring certain 27 representatives of programs that fail to submit annual 28 reports to appear before the board; requiring the

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29 Department of Health to disclose certain confidential 30 information about a program's graduates to the program 31 director under certain circumstances; requiring program 32 directors to maintain the confidentiality of such 33 information; providing penalties for unlawful disclosure 34 of confidential information; revising the board's 35 authority to adopt rules; exempting accredited programs from specified requirements; conforming provisions; 36 37 deleting obsolete provisions; revising requirements for the Florida Center for Nursing's evaluation of the board's 38 39 implementation of certain accountability provisions; conforming cross-references; amending s. 464.022, F.S.; 40 conforming provisions; amending ss. 458.348, 459.025, 41 42 464.012, and 960.28, F.S.; conforming cross-references; providing an effective date. 43 44 45 Be It Enacted by the Legislature of the State of Florida: 46 47 Section 1. Subsection (1) of section 456.014, Florida

49 456.014 Public inspection of information required from
50 applicants; exceptions; examination hearing.-

(1) All information required by the department of any applicant shall be a public record and shall be open to public inspection pursuant to s. 119.07, except financial information, medical information, school transcripts, examination questions, answers, papers, grades, and grading keys, which are confidential and exempt from s. 119.07(1) and shall not be

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Statutes, is amended to read:

57 discussed with or made accessible to anyone except the program 58 director of an approved program or accredited program as 59 provided in s. 464.019(7), members of the board, the department, 60 and staff thereof, who have a bona fide need to know such information. Any information supplied to the department by any 61 62 other agency which is exempt from the provisions of chapter 119 63 or is confidential shall remain exempt or confidential pursuant to applicable law while in the custody of the department or the 64 65 agency. Section 2. Section 464.003, Florida Statutes, is reordered 66 and amended to read: 67 464.003 Definitions.-As used in this part, the term: 68 (1) "Accredited program" means a program for the 69 70 prelicensure education of professional or practical nurses that is conducted in the United States at an educational institution, 71 72 whether in this state, another state, or the District of 73 Columbia, and that is accredited by a national accrediting 74 agency recognized by the United States Department of Education 75 for the agency's specialization in nursing education. 76 (13) (1) "Department" means the Department of Health. 77 (5) (2) "Board" means the Board of Nursing. (20) (3) (a) "Practice of professional nursing" means the 78 79 performance of those acts requiring substantial specialized 80 knowledge, judgment, and nursing skill based upon applied

81 principles of psychological, biological, physical, and social 82 sciences which shall include, but not be limited to:

(a) 1. The observation, assessment, nursing diagnosis,
 planning, intervention, and evaluation of care; health teaching

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and counseling of the ill, injured, or infirm; and the promotion of wellness, maintenance of health, and prevention of illness of others.

88 (b)2. The administration of medications and treatments as 89 prescribed or authorized by a duly licensed practitioner 90 authorized by the laws of this state to prescribe such 91 medications and treatments.

92 (c)<sup>3</sup>. The supervision and teaching of other personnel in
93 the theory and performance of any of the above acts described in
94 this subsection.

95

96 <u>A professional nurse is responsible and accountable for making</u> 97 <u>decisions that are based upon the individual's educational</u> 98 <u>preparation and experience in nursing.</u>

(19) (b) "Practice of practical nursing" means the 99 100 performance of selected acts, including the administration of 101 treatments and medications, in the care of the ill, injured, or 102 infirm and the promotion of wellness, maintenance of health, and 103 prevention of illness of others under the direction of a 104 registered nurse, a licensed physician, a licensed osteopathic 105 physician, a licensed podiatric physician, or a licensed 106 dentist. A The professional nurse and the practical nurse is 107 shall be responsible and accountable for making decisions that 108 are based upon the individual's educational preparation and 109 experience in nursing.

110 <u>(7) (c)</u> "Clinical nurse specialist practice" means the 111 delivery and management of advanced practice nursing care to 112 individuals or groups, including the ability to:

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113 <u>(a)</u>1. Assess the health status of individuals and families 114 using methods appropriate to the population and area of 115 practice.

116 (b)2. Diagnose human responses to actual or potential 117 health problems.

118 <u>(c)</u><sup>3.</sup> Plan for health promotion, disease prevention, and 119 therapeutic intervention in collaboration with the patient or 120 client.

121 <u>(d)</u> 4. Implement therapeutic interventions based on the 122 nurse specialist's area of expertise and within the scope of 123 advanced nursing practice, including, but not limited to, direct 124 nursing care, counseling, teaching, and collaboration with other 125 licensed health care providers.

126 <u>(e)</u>5. Coordinate health care as necessary and appropriate 127 and evaluate with the patient or client the effectiveness of 128 care.

129 (2) (d) "Advanced or specialized nursing practice" means, 130 in addition to the practice of professional nursing, the 131 performance of advanced-level nursing acts approved by the board which, by virtue of postbasic specialized education, training, 132 133 and experience, are appropriately performed by an advanced registered nurse practitioner. Within the context of advanced or 134 135 specialized nursing practice, the advanced registered nurse practitioner may perform acts of nursing diagnosis and nursing 136 treatment of alterations of the health status. The advanced 137 registered nurse practitioner may also perform acts of medical 138 139 diagnosis and treatment, prescription, and operation which are identified and approved by a joint committee composed of three 140

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members appointed by the Board of Nursing, two of whom must be 141 142 advanced registered nurse practitioners; three members appointed 143 by the Board of Medicine, two of whom must have had work 144 experience with advanced registered nurse practitioners; and the 145 State Surgeon General or the State Surgeon General's designee. 146 Each committee member appointed by a board shall be appointed to 147 a term of 4 years unless a shorter term is required to establish 148 or maintain staggered terms. The Board of Nursing shall adopt 149 rules authorizing the performance of any such acts approved by 150 the joint committee. Unless otherwise specified by the joint 151 committee, such acts must be performed under the general 152 supervision of a practitioner licensed under chapter 458, chapter 459, or chapter 466 within the framework of standing 153 154 protocols which identify the medical acts to be performed and 155 the conditions for their performance. The department may, by 156 rule, require that a copy of the protocol be filed with the 157 department along with the notice required by s. 458.348.

158 <u>(17)(e)</u> "Nursing diagnosis" means the observation and 159 evaluation of physical or mental conditions, behaviors, signs 160 and symptoms of illness, and reactions to treatment and the 161 determination as to whether such conditions, signs, symptoms, 162 and reactions represent a deviation from normal.

163 <u>(18)</u> (f) "Nursing treatment" means the establishment and 164 implementation of a nursing regimen for the care and comfort of 165 individuals, the prevention of illness, and the education, 166 restoration, and maintenance of health.

167 (22)(4) "Registered nurse" means any person licensed in 168 this state to practice professional nursing.

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169 <u>(16) (5)</u> "Licensed practical nurse" means any person 170 licensed in this state to practice practical nursing.

(6) "Clinical nurse specialist" means any person licensed
in this state to practice professional nursing and certified in
clinical nurse specialist practice.

174 <u>(3)</u> (7) "Advanced registered nurse practitioner" means any 175 person licensed in this state to practice professional nursing 176 and certified in advanced or specialized nursing practice, 177 including certified registered nurse anesthetists, certified 178 nurse midwives, and nurse practitioners.

179 <u>(4)(8)</u> "Approved program" means a nursing program for the 180 prelicensure education of professional or practical nurses that 181 <u>is</u> conducted <u>in the state at an educational institution and that</u> 182 <u>is in a school, college, or university which is</u> approved under 183 s. 464.019 for the education of nurses. <u>The term includes such a</u> 184 program placed on probationary status.

185 <u>(10)(9)</u> "Clinical training" means direct nursing care 186 experiences with patients or clients which offer the student the 187 opportunity to integrate, apply, and refine specific skills and 188 abilities based on theoretical concepts and scientific 189 principles.

190 <u>(8) (10)</u> "Clinical preceptor" means a registered nurse <u>or</u> 191 <u>licensed practical nurse who is</u> employed by a clinical training 192 facility <u>to serve</u> who serves as a role model and clinical 193 resource person for a specified period to <u>students</u> <del>an individual</del> 194 enrolled in an approved program.

195(9) (11)"Clinical simulation" means a strategy used to196replicate clinical practice as closely as possible to teach

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197 theory, assessment, technology, pharmacology, and skills. 198 (11) (12) "Community-based clinical experience" means 199 activities consistent with the curriculum and involving individuals, families, and groups with the intent of promoting 200 201 wellness, maintaining health, and preventing illness. 202 (12) (13) "Curriculum" means a planned sequence of course 203 offerings and learning experiences that comprise a nursing 204 education program. 205 (21) (14) "Probationary status" means the status of an 206 approved a nursing education program that is placed on such 207 status pursuant subject to s. 464.019(2)(a)2. or (5)(a) or (b). 208 (14) "Educational institution" means a school, college, or 209 university. 210 (15)"Graduate passage rate" means the percentage of a program's graduates who, as first-time test takers, pass the 211 212 National Council of State Boards of Nursing Licensing 213 Examination during a calendar year, as calculated by the 214 contract testing service of the National Council of State Boards 215 of Nursing. (23) "Required passage rate" means the graduate passage 216 217 rate required for an approved program pursuant to s. 218 464.019(6)(a)1. Section 3. Subsection (1) of section 464.008, Florida 219 220 Statutes, is amended to read: 221 464.008 Licensure by examination.-222 (1) Any person desiring to be licensed as a registered 223 nurse or licensed practical nurse shall apply to the department 224 to take the licensure examination. The department shall examine Page 8 of 29

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225 each applicant who:

(a) Has completed the application form and remitted a fee
set by the board not to exceed \$150 and has remitted an
examination fee set by the board not to exceed \$75 plus the
actual per applicant cost to the department for purchase of the
examination from the National Council of State Boards of Nursing
or a similar national organization.

(b) Has provided sufficient information on or after
October 1, 1989, which must be submitted by the department for a
statewide criminal records correspondence check through the
Department of Law Enforcement.

(c) Is in good mental and physical health, is a recipient of a high school diploma or the equivalent, and has completed the requirements for:

239

1. Graduation from an approved program;

240 <u>2. Graduation from a prelicensure nursing education</u> 241 <u>program that the board determines is</u>, or its equivalent <u>to an</u> 242 <u>approved program;</u>

243 <u>3. Graduation on or after July 1, 2009, from an accredited</u> 244 program; or

245 <u>4. Graduation before July 1, 2009, from a prelicensure</u> 246 <u>nursing education program whose graduates at that time were</u> 247 <u>eligible for examination</u> <del>as determined by the board, for the</del> 248 <del>preparation of registered nurses or licensed practical nurses,</del> 249 <del>whichever is applicable</del>. 250

251 Courses successfully completed in a professional nursing 252 <u>education</u> program <u>that</u> <del>which</del> are at least equivalent to a Page 9 of 29

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253 practical nursing <u>education</u> program may be used to satisfy the 254 education requirements for licensure as a licensed practical 255 nurse.

(d) Has the ability to communicate in the English language, which may be determined by an examination given by the department.

259 Section 4. Subsections (3) and (4) of section 464.015, 260 Florida Statutes, are amended to read:

261

274

464.015 Titles and abbreviations; restrictions; penalty.-(3) Only persons who are graduates of prelicensure nursing

(3) Only persons who are graduates of prelicensure nursing
education approved programs listed in s. 464.008(1)(c) or the
equivalent may use the term "Graduate Nurse" and the
abbreviation "G.N.," pending the results of the first licensure
examination for which they are eligible.

(4) Only persons who are graduates of <u>prelicensure nursing</u>
education approved programs <u>listed in s. 464.008(1)(c)</u> or the
equivalent may use the term "Graduate Practical Nurse" and the
abbreviation "G.P.N.," pending the results of the first
licensure examination for which they are eligible.

272 Section 5. Section 464.019, Florida Statutes, is reordered 273 and amended to read:

464.019 Approval of nursing education programs.-

(1) <u>PROGRAM APPLICATIONS.</u> An <u>educational</u> institution that
 wishes to conduct a program <u>in this state</u> for the prelicensure
 education of professional or practical nurses <u>must shall</u> submit
 to the department a program application and a program review fee
 of \$1,000 for each certificate, associate degree, or bachelor's
 degree prelicensure nursing education program to <u>be offered at</u>

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281	the institution's main campus, branch campus, or other
282	instructional site the department. Within 90 days after receipt
283	of a program application and program review fee, the board shall
284	approve the program application if it documents compliance with
285	the standards in paragraphs (a)-(h). If the program application
286	is incomplete or does not document compliance, the board shall
287	follow the procedures in subsection (3). a program application
288	is deemed approved by the board if the board does not act on the
289	application within the timeframes specified in subsection (3) or
290	this subsection. Each program application must document that:
291	(a) <u>1.</u> For a professional nursing <u>education</u> program, the
292	program director and at least 50 percent of the program's
293	faculty members are registered nurses who have, at a minimum, a
294	<u>master's or higher</u> <del>bachelor's</del> degree in nursing <u>or a bachelor's</u>
295	and a master's degree in nursing and a master's or higher degree
296	<u>in a field</u> <del>or a</del> related <u>to nursing</u> <del>field</del> .
297	2.(b) For a practical nursing <u>education</u> program, the
298	program director and at least 50 percent of the program's
299	faculty members are registered nurses who have, at a minimum, a
300	bachelor's <u>or higher</u> degree in nursing.
301	
302	The educational degree requirements of this paragraph may be
303	documented by an official transcript or by a written statement
304	from the educational institution verifying that the institution
305	conferred the degree.
306	<u>(b)</u> The program's nursing major curriculum consists of
307	at least:
308	1. Fifty percent clinical training for a practical nursing
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309 <u>education</u> program, an associate degree professional nursing 310 <u>education</u> program, or a professional diploma nursing <u>education</u> 311 program.

312 2. Forty percent clinical training for a bachelor's degree313 professional nursing education program.

314 <u>(c) (d)</u> No more than 25 percent of the program's clinical 315 training consists of clinical simulation.

316 <u>(d) (e)</u> The program has signed agreements with each agency, 317 facility, and organization included in the curriculum plan as 318 clinical training sites and community-based clinical experience 319 sites.

320 <u>(e) (f)</u> The program has written policies for faculty which 321 include provisions for direct or indirect supervision by program 322 faculty or clinical preceptors for students in clinical training 323 consistent with the following standards:

1. 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.

330 2. For a hospital setting, indirect supervision may occur 331 only if there is direct supervision by an assigned clinical 332 preceptor, a supervising program faculty member is available by 333 telephone, and such arrangement is approved by the clinical 334 facility.

335 3. For community-based clinical experiences that involve336 student participation in invasive or complex nursing activities,

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337 students must be directly supervised by a program faculty member 338 or clinical preceptor and such arrangement must be approved by 339 the community-based clinical facility.

340 4. For community-based clinical experiences not subject to
341 subparagraph 3., indirect supervision may occur only when a
342 supervising program faculty member is available to the student
343 by telephone.

345 <u>A program's policies established under this paragraph must</u> 346 <u>require a clinical preceptor, if supervising students in a</u> 347 <u>professional nursing education program, to be a registered nurse</u> 348 <u>or, if supervising students in a practical nursing education</u> 349 <u>program, to be a registered nurse or licensed practical nurse.</u>

350 (f) (g) The professional or practical nursing curriculum 351 plan documents clinical experience and theoretical instruction 352 in medical, surgical, obstetric, pediatric, and geriatric 353 nursing. A professional nursing curriculum plan shall also 354 document clinical experience and theoretical instruction in 355 psychiatric nursing. Each curriculum plan must document clinical 356 training experience in appropriate settings that include, but 357 are not limited to, acute care, long-term care, and community 358 settings.

359 (g) (h) The professional or practical nursing education 360 program provides theoretical instruction and clinical 361 application in personal, family, and community health concepts; 362 nutrition; human growth and development throughout the life 363 span; body structure and function; interpersonal relationship 364 skills; mental health concepts; pharmacology and administration

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365 of medications; and legal aspects of practice. A professional 366 nursing <u>education</u> program shall also provide theoretical 367 instruction and clinical application in interpersonal 368 relationships and leadership skills; professional role and 369 function; and health teaching and counseling skills.

370

371 Upon the board's approval of a program application, the program
372 becomes an approved program under this section.

373

(3) (2) STATUS OF CERTAIN PROGRAMS.-

374 (a) A professional or practical nursing <u>education</u> program
 375 <u>becomes an approved program if that</u>, as of June 30, 2009, the
 376 program:

377 <u>(a)</u>1. Has full or provisional approval from the board or, 378 <u>except as provided in paragraph (b)</u>, is on probationary status, 379 <u>except as provided in subparagraph 2.</u>, becomes an approved 380 <del>program under this section. In order to retain approved program</del> 381 <del>status, such program shall submit the report required under</del> 382 <del>paragraph (c) to the board by November 1, 2009, and annually</del> 383 <del>thereafter</del>.

384 (b) 2. Is on probationary status because the program did 385 not meet the board's requirement for program graduate passage 386 rates. Such program on the National Council of State Boards of 387 Nursing Licensing Examination, shall remain on probationary 388 status until it the program achieves a graduate passage rate for 389 calendar year 2009 or 2010 that equals or exceeds the required passage rate for the respective calendar year and compliance 390 391 with the program graduate passage rate requirement in paragraph 392 (5) (a). A program that is subject to this subparagraph must Page 14 of 29

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393 <u>disclose its probationary status in writing to the program's</u> 394 <u>students and applicants</u> <del>submit the report required under</del> 395 <del>paragraph (c) to the board by November 1, 2009, and annually</del> 396 <del>thereafter and must comply with paragraph (5)(c)</del>. If the program 397 does not achieve <u>the required passage rate</u> <del>compliance by July 1,</del> 398 <del>2011</del>, the board shall terminate the program <u>pursuant to chapter</u> 399 <u>120</u> as provided in paragraph (5)(d).

400 (b) Each professional or practical nursing program that 401 has its application approved by the board under subsection (1) 402 on or after July 1, 2009, shall annually submit the report 403 required under paragraph (c) to the board by November 1 of each 404 year following initial approval of its application.

405(4) ANNUAL REPORT.-By November 1 of each year, each406approved program shall submit to the board an

407 (c) The annual report comprised of required by this 408 subsection must include an affidavit certifying continued 409 compliance with paragraphs (1)(a)-(g) subsection (1), must 410 provide a summary description of the program's compliance with 411 paragraphs (1) (a) - (g) with subsection (1), and documentation 412 must document for the previous academic year that, to the extent 413 applicable, sets forth for each professional and practical 414 nursing program:

415 (a)1. The number of student applications received, the
416 number of qualified applicants, <u>applicants</u> and the number of
417 students accepted, accepted applicants who enroll in the
418 program, students enrolled in the program, and.
419 2. the number of program graduates.
420 3. The program's graduate passage rate on the National

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421 Council of State Boards of Nursing Licensing Examination. 422 (b) 4. The program's retention rates for students tracked 423 from program entry to graduation. 424 (c) 5. The program's accreditation status, including 425 identification of the accrediting agency if such agency is not 426 an accrediting agency described in s. 464.003(1) body. 427 (2) (3) PROGRAM APPROVAL.-428 Upon receipt of a If an institution's program (a) 429 application and review fee, the department shall examine the 430 application to determine whether it is complete. If a program 431 application is not complete incomplete, the department board 432 shall notify the educational institution in writing of any 433 apparent errors or omissions within 30 days after the 434 department's receipt of the application and follow the 435 procedures in s. 120.60. A program application is deemed 436 complete upon the department's receipt of: 437 1. The initial application, if the department does not 438 notify the educational institution of any errors or omissions 439 within the 30-day period; or 440 2. A revised application that corrects each error and 441 omission of which the department notifies the educational 442 institution within the 30-day period. 443 (b) Within 90 days after the department's receipt of a 444 complete program application, the board shall: 445 1. Approve the If an institution's program application if 446 it documents does not document compliance with paragraphs 447 (1) (a) - (q); or the standards in subsection (1), within 90 days 448 after the board's receipt of the program application, the board Page 16 of 29

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449 shall 450 2. Provide the educational institution with a notice of 451 intent to deny the program application if it does not document 452 compliance with paragraphs (1)(a) - (g) that sets forth written 453 reasons for the denial. The notice must set forth written 454 reasons for the board's denial of the application. The board may 455 not deny a program application because of an educational 456 institution's failure to correct any error or omission of which 457 the department does not notify the institution within the 30-day 458 notice period under paragraph (a). The educational institution 459 may request a hearing on the notice of intent to deny the 460 program application pursuant to chapter 120. 461 (c) A program application is deemed approved if the board 462 does not act within the 90-day review period provided under 463 paragraph (b). 464 (d) Upon the board's approval of a program application, 465 the program becomes an approved program. 466 INTERNET WEBSITE. - The board shall publish the (5)<del>(4)</del> 467 following information on its Internet website: 468 A list of each accredited program conducted in the (a) 469 state and the program's graduate passage rates for the most 470 recent 2 calendar years, which the department shall determine 471 through the following sources: 472 1. For a program's accreditation status, the national 473 accrediting agencies recognized by the United States Department 474 of Education for their specialization in nursing education. 475 2. For a program's graduate passage rates, the contract 476 testing service of the National Council of State Boards of

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477	Nursing.
478	(b) The following data for each approved program, which <del>on</del>
479	nursing programs located in the state. The data shall include,
480	to the extent applicable:
481	1(a) All documentation provided by the program in its
482	<del>applicant for each approved nursing</del> program application <u>if</u>
483	submitted on or after July 1, 2009.
484	<u>2.(b)</u> The summary description of <u>the</u> <del>each</del> program's
485	compliance <del>as</del> submitted under <u>subsection (4)</u> <del>paragraph (2)(c)</del> .
486	(c) A comprehensive list of each practical and
487	professional nursing program in the state.
488	<u>3.(d)</u> The program's accreditation status <del>for each program</del> ,
489	including identification of the accrediting <u>agency if such</u>
490	agency is not an accrediting agency described in s. 464.003(1)
491	body.
492	<u>4.(e)</u> The Each program's approval or probationary status.
493	<u>5.(f)</u> The Each program's graduate passage rates for the
494	most recent 2 calendar years <del>rate on the National Council of</del>
495	State Boards of Nursing Licensing Examination.
496	(g) The national average for passage rates on the National
497	Council of State Boards of Nursing Licensing Examination.
498	<u>6.(h)</u> Each program's retention rates for students tracked
499	from program entry to graduation.
500	(c) The average passage rates for United States educated
501	first-time test takers on the National Council of State Boards
502	of Nursing Licensing Examination for the most recent 2 calendar
503	years, as calculated by the contract testing service of the
504	National Council of State Boards of Nursing. The average passage

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505 rates shall be published separately for each type of comparable 506 degree program listed in sub-subparagraphs (6)(a)1.a.-c. 507 508 The information data required to be published under this 509 subsection shall be made available in a manner that allows 510 interactive searches and comparisons of individual specific 511 nursing education programs selected by the website user. The 512 board shall publish the data by December 31, 2009, and update 513 the Internet website at least quarterly with the available information data. 514 515 (6) (5) ACCOUNTABILITY.-516 (a)1. An approved program must achieve a graduate passage 517 rate that is not lower than 10 percentage points less than the 518 average passage rate for graduates of comparable degree programs 519 who are United States educated first-time test takers on the 520 National Council of State Boards of Nursing Licensing 521 Examination during a calendar year, as calculated by the 522 contract testing service of the National Council of State Boards 523 of Nursing. For purposes of this subparagraph, an approved 524 program is comparable to all degree programs of the same program 525 type from among the following program types: 526 a. Professional nursing education programs that terminate 527 in an associate degree. 528 b. Professional nursing education programs that terminate 529 in a bachelor's degree. c. Practical nursing education programs that terminate in 530 531 a certificate. 532 2. Beginning with graduate passage rates for calendar year Page 19 of 29

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533 2010, if an approved a professional or practical nursing 534 program's average graduate passage rates do not equal or exceed 535 the required passage rates rate for first-time test takers on 536 the National Council of State Boards of Nursing Licensing 537 Examination falls 10 percent or more below the national average 538 passage rate for first-time test takers educated in the United 539 as annually published by the contract testing service of States, 540 the National Council of State Boards of Nursing, for 2 541 consecutive calendar years, the board shall place the program on probationary status pursuant to chapter 120 probation and the 542 543 program director must shall be required to appear before the 544 board to present a plan for remediation. The program shall 545 remain on probationary status until it achieves a compliance 546 with the graduate passage rate that equals or exceeds the 547 required passage rate for any one calendar year. Upon the program's achievement of a graduate passage 548 3. rate that equals or exceeds the required passage rate, 549 550 requirement and shall be terminated by the board, at its next 551 regularly scheduled meeting following release of the program's 552 graduate passage rate by the National Council of State Boards of 553 Nursing, shall remove the program's probationary status. 554 However, under paragraph (d) if the program, during the 2 555 calendar years following its placement on probationary status, does not achieve the required passage rate for any one 556 557 compliance within 2 calendar year, the board shall terminate the 558 program pursuant to chapter 120 years. 559 (b) If an approved a program fails to submit the annual 560 report required in subsection (4)  $\frac{(2)}{(2)}$ , the board shall notify Page 20 of 29

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561 the program director and president or chief executive officer of 562 the educational institution in writing within 15 days after the 563 due date of the annual report. The program director must appear 564 before the board at the board's next regularly scheduled meeting 565 to explain the reason for the delay place the program on 566 probation. The board program shall terminate the program 567 pursuant to chapter 120 remain on probationary status until it 568 submits the annual report and shall be terminated by the board 569 under paragraph (d) if it does not submit the annual report 570 within 6 months after the report's due date. 571 An approved A program placed on probationary status (C) 572 shall disclose its probationary status in writing to the 573 program's students and applicants. 574 (d) The board shall terminate a program that fails to 575 comply with subparagraph (2) (a) 2., paragraph (a), or paragraph 576 (b) pursuant to chapter 120. 577 DISCLOSURE OF GRADUATE PASSAGE RATE DATA.-(7) 578 For each of an approved program's or accredited (a) 579 program's graduates included in the calculation of the program's 580 graduate passage rate, the department shall disclose to the 581 program director, upon his or her written request, the name, 582 examination date, and determination of whether each graduate 583 passed or failed the National Council for State Boards of 584 Nursing Licensing Examination, to the extent that such 585 information is provided to the department by the contract 586 testing service of the National Council for State Boards of 587 Nursing. The written request must specify the calendar years for 588 which the information is requested.

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(b) A program director to whom confidential information
exempt from public disclosure pursuant to s. 456.014 is
disclosed under this subsection must maintain the
confidentiality of the information and is subject to the same
penalties provided in s. 456.082 for department employees who
unlawfully disclose confidential information.

595 <u>(8)(6)</u> <u>PROGRAM CLOSURE.-Each approved program and</u> 596 <u>accredited</u> a nursing program <u>conducted in the state</u> that closes 597 shall notify the board in writing and advise the board of the 598 arrangements for storage of permanent records.

599 (9) (7) RULEMAKING.-The board does not have any rulemaking 600 authority to administer this section, except that the board 601 shall adopt a rule that prescribes the format for submitting 602 program applications under subsection (1) and annual reports 603 submitting summary descriptions of program compliance under 604 subsection (4) <del>paragraph (2)(c)</del>. The board may not impose any 605 condition or requirement on an educational institution 606 submitting a program application, an approved program, or an 607 accredited program, a program on probationary status except as 608 expressly provided in this section. The board shall repeal all 609 rules, or portions thereof, in existence on July 1, 2009, that 610 are inconsistent with this subsection.

(10) APPLICABILITY.-Subsections (1)-(4), paragraph (5) (b),
 and subsection (6) do not apply to an accredited program. An
 accredited program on probationary status before July 1, 2010,
 ceases to be subject to the probationary status. If an

615 accredited program ceases to be accredited, the program may

616 apply under this section to become an approved program.

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617 (8) The Florida Center for Nursing and the Office of
 618 Program Policy Analysis and Government Accountability shall
 619 each:

620 (a) Monitor the administration of this section and
 621 evaluate the effectiveness of this section in achieving quality
 622 nursing programs with a higher production of quality nursing
 623 graduates.

624 (b) Report its findings and make recommendations, if
625 warranted, to improve the effectiveness of this section to the
626 Governor, the President of the Senate, and the Speaker of the
627 House of Representatives by February 1, 2010.

628 IMPLEMENTATION STUDY.-The Florida Center for (11) <del>(9)</del> Nursing and the education policy area of the Office of Program 629 630 Policy Analysis and Government Accountability shall study the 5year administration of this section and submit reports to the 631 632 Governor, the President of the Senate, and the Speaker of the 633 House of Representatives by January 30, 2011, and annually 634 thereafter through January 30, 2015. The annual reports shall 635 address the previous academic year; set forth data on the 636 measures specified in paragraphs (a) and (b) for each 637 prelicensure practical and professional nursing program in the 638 state, as such data becomes available; and include an evaluation 639 of such data for purposes of determining whether this section is 640 increasing the availability of nursing education programs and the production of quality nurses. The department and each 641 approved program or accredited program shall comply with 642 643 requests for data from the Florida Center for Nursing and the 644 education policy area of the Office of Program Policy Analysis

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645	and Government Accountability.
646	(a) The education policy area of the Office of Program
647	Policy Analysis and Government Accountability shall evaluate
648	program-specific data for each approved program and accredited
649	program conducted in the state, including, but not limited to:
650	1. The number of <del>nursing education</del> programs and student
651	slots available.
652	2. The number of student applications submitted, the
653	number of qualified applicants, and the number of students
654	accepted.
655	3. The number of program graduates.
656	4. Program retention rates of students tracked from
657	program entry to graduation.
658	5. Graduate passage rates on the National Council of Stat
659	Boards of Nursing Licensing Examination.
660	6. The number of graduates who become employed as
661	practical or professional nurses in the state.
662	(b) The Florida Center for Nursing shall evaluate the
663	board's implementation of the:
664	1. Program application approval process, including, but
665	not limited to, the number of program applications submitted
666	under subsection (1); the number of program applications
667	approved and denied by the board under subsection (2)
668	subsections (1) and (3); the number of denials of program
669	applications reviewed under chapter 120; and a description of
670	the outcomes of those reviews.
671	2. Accountability Probation and termination processes,
672	including, but not limited to, the number of programs <del>placed</del> on
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673 probationary status, <u>the number of approved programs for which</u> 674 <u>the program director is required to appear before the board</u> 675 <u>under subsection (6)</u>, the number of <u>approved</u> programs terminated 676 by the board <u>under paragraph (5)(d)</u>, the number of terminations 677 reviewed under chapter 120, and a description of the outcomes of 678 those reviews.

679 Section 6. Subsection (4) of section 464.022, Florida680 Statutes, is amended to read:

681 464.022 Exceptions.—No provision of this part shall be 682 construed to prohibit:

(4) The practice of nursing by graduates of <u>prelicensure</u>
<u>nursing education</u> approved programs <u>listed in s. 464.008(1)(c)</u>
<del>or the equivalent</del>, pending the result of the first licensing
examination for which they are eligible following graduation,
provided they practice under direct supervision of a registered
professional nurse. The board shall by rule define what
constitutes direct supervision.

690 Section 7. Paragraph (a) of subsection (1) and subsection 691 (2) of section 458.348, Florida Statutes, are amended to read:

692 458.348 Formal supervisory relationships, standing orders,
693 and established protocols; notice; standards.-

694 (

(1) NOTICE.-

(a) When a physician enters into a formal supervisory
relationship or standing orders with an emergency medical
technician or paramedic licensed pursuant to s. 401.27, which
relationship or orders contemplate the performance of medical
acts, or when a physician enters into an established protocol
with an advanced registered nurse practitioner, which protocol

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701 contemplates the performance of medical acts identified and 702 approved by the joint committee pursuant to s. 464.003(2)(3)(d) 703 or acts set forth in s. 464.012(3) and (4), the physician shall 704 submit notice to the board. The notice shall contain a statement 705 in substantially the following form:

I, ... (name and professional license number of physician)..., of ... (address of physician)... have hereby entered into a formal supervisory relationship, standing orders, or an established protocol with ... (number of persons)... emergency medical technician(s), ... (number of persons)... paramedic(s), or ... (number of persons)... advanced registered nurse practitioner(s).

713 ESTABLISHMENT OF STANDARDS BY JOINT COMMITTEE.-The (2)714 joint committee created under s. 464.003(2) (3) (d) shall determine minimum standards for the content of established 715 716 protocols pursuant to which an advanced registered nurse 717 practitioner may perform medical acts identified and approved by 718 the joint committee pursuant to s. 464.003(2) (3) (d) or acts set 719 forth in s. 464.012(3) and (4) and shall determine minimum 720 standards for supervision of such acts by the physician, unless 721 the joint committee determines that any act set forth in s. 722 464.012(3) or (4) is not a medical act. Such standards shall be 723 based on risk to the patient and acceptable standards of medical 724 care and shall take into account the special problems of 725 medically underserved areas. The standards developed by the 726 joint committee shall be adopted as rules by the Board of Nursing and the Board of Medicine for purposes of carrying out 727 their responsibilities pursuant to part I of chapter 464 and 728

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this chapter, respectively, but neither board shall havedisciplinary powers over the licensees of the other board.

731 Section 8. Paragraph (a) of subsection (1) of section732 459.025, Florida Statutes, is amended to read:

459.025 Formal supervisory relationships, standing orders,
and established protocols; notice; standards.-

735

(1) NOTICE.-

736 When an osteopathic physician enters into a formal (a) 737 supervisory relationship or standing orders with an emergency 738 medical technician or paramedic licensed pursuant to s. 401.27, which relationship or orders contemplate the performance of 739 740 medical acts, or when an osteopathic physician enters into an 741 established protocol with an advanced registered nurse 742 practitioner, which protocol contemplates the performance of 743 medical acts identified and approved by the joint committee 744 pursuant to s. 464.003(2) (3) (d) or acts set forth in s. 745 464.012(3) and (4), the osteopathic physician shall submit 746 notice to the board. The notice must contain a statement in 747 substantially the following form:

I, ... (name and professional license number of osteopathic physician)..., of ... (address of osteopathic physician)... have hereby entered into a formal supervisory relationship, standing orders, or an established protocol with ... (number of persons)... emergency medical technician(s), ... (number of persons)... paramedic(s), or ... (number of persons)... advanced registered nurse practitioner(s).

755 Section 9. Paragraph (c) of subsection (3) of section756 464.012, Florida Statutes, is amended to read:

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757 464.012 Certification of advanced registered nurse
758 practitioners; fees.-

759 An advanced registered nurse practitioner shall (3) 760 perform those functions authorized in this section within the 761 framework of an established protocol that is filed with the 762 board upon biennial license renewal and within 30 days after 763 entering into a supervisory relationship with a physician or 764 changes to the protocol. The board shall review the protocol to 765 ensure compliance with applicable regulatory standards for protocols. The board shall refer to the department licensees 766 767 submitting protocols that are not compliant with the regulatory 768 standards for protocols. A practitioner currently licensed under 769 chapter 458, chapter 459, or chapter 466 shall maintain 770 supervision for directing the specific course of medical 771 treatment. Within the established framework, an advanced 772 registered nurse practitioner may:

(c) Perform additional functions as may be determined by rule in accordance with s. 464.003(2)(3)(d).

Section 10. Subsection (2) of section 960.28, FloridaStatutes, is amended to read:

960.28 Payment for victims' initial forensic physical
examinations.-

(2) The Crime Victims' Services Office of the department shall pay for medical expenses connected with an initial forensic physical examination of a victim of sexual battery as defined in chapter 794 or a lewd or lascivious offense as defined in chapter 800. Such payment shall be made regardless of whether the victim is covered by health or disability insurance

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785 and whether the victim participates in the criminal justice 786 system or cooperates with law enforcement. The payment shall be 787 made only out of moneys allocated to the Crime Victims' Services 788 Office for the purposes of this section, and the payment may not 789 exceed \$500 with respect to any violation. The department shall 790 develop and maintain separate protocols for the initial forensic 791 physical examination of adults and children. Payment under this 792 section is limited to medical expenses connected with the 793 initial forensic physical examination, and payment may be made 794 to a medical provider using an examiner qualified under part I of chapter 464, excluding s. 464.003(16)(5); chapter 458; or 795 796 chapter 459. Payment made to the medical provider by the 797 department shall be considered by the provider as payment in 798 full for the initial forensic physical examination associated 799 with the collection of evidence. The victim may not be required 800 to pay, directly or indirectly, the cost of an initial forensic 801 physical examination performed in accordance with this section. 802 Section 11. This act shall take effect July 1, 2010.

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