1 A bill to be entitled 2 An act relating to the regulation of nursing; amending 3 s. 464.012, F.S.; removing an obsolete qualification to satisfy certification requirements for an advanced 4 5 registered nurse practitioner; amending s. 464.013, 6 F.S.; requiring certain continuing education courses 7 to be approved by the Board of Nursing; removing a 8 requirement that certain continuing education courses 9 be offered by specified entities; amending s. 464.019, 10 F.S.; authorizing the board to conduct certain on-site 11 evaluations; removing a limiting criterion from the 12 requirement to measure graduate passage rates; removing a requirement that certain nursing program 13 14 graduates complete a specific preparatory course; clarifying circumstances when programs in probationary 15 status must be terminated; providing that accredited 16 and nonaccredited nursing education programs must 17 disclose probationary status; requiring notification 18 19 of probationary status to include certain information; 20 prohibiting a terminated or closed program from 21 seeking program approval for a certain time; 22 authorizing the board to adopt certain rules; 23 requiring accredited programs to meet program 24 accountability requirements and requirements to 25 provide notification of probationary status; removing

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26 requirements that the Office of Program Policy 27 Analysis and Government Accountability perform certain 28 tasks; requiring the Florida Center for Nursing to 29 make an annual assessment of compliance by nursing 30 programs with certain accreditation requirements; 31 requiring the center to include its assessment in a 32 report to the Governor and the Legislature; removing 33 the requirement that the Office of Program Policy Analysis and Government Accountability perform 34 35 specified duties under certain circumstances; 36 requiring the termination of a program under certain 37 circumstances; providing effective dates. 38 39 Be It Enacted by the Legislature of the State of Florida: 40 Subsection (1) of section 464.012, Florida 41 Section 1. 42 Statutes, is amended to read: 43 464.012 Certification of advanced registered nurse 44 practitioners; fees; controlled substance prescribing.-45 Any nurse desiring to be certified as an advanced (1)46 registered nurse practitioner shall apply to the department and submit proof that he or she holds a current license to practice 47 48 professional nursing and that he or she meets one or more of the 49 following requirements as determined by the board: 50 (a) Satisfactory completion of a formal postbasic Page 2 of 14

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51 educational program of at least one academic year, the primary 52 purpose of which is to prepare nurses for advanced or 53 specialized practice.

54 (a) (b) Certification by an appropriate specialty board. 55 Such certification shall be required for initial state 56 certification and any recertification as a registered nurse 57 anesthetist, psychiatric nurse, or nurse midwife. The board may 58 by rule provide for provisional state certification of graduate 59 nurse anesthetists, psychiatric nurses, and nurse midwives for a 60 period of time determined to be appropriate for preparing for and passing the national certification examination. 61

62 (b) (c) Graduation from a program leading to a master's degree in a nursing clinical specialty area with preparation in 63 64 specialized practitioner skills. For applicants graduating on or 65 after October 1, 1998, graduation from a master's degree program shall be required for initial certification as a nurse 66 67 practitioner under paragraph (4)(c). For applicants graduating 68 on or after October 1, 2001, graduation from a master's degree 69 program shall be required for initial certification as a 70 registered nurse anesthetist under paragraph (4)(a).

Section 2. Effective December 31, 2018, or upon enactment of the Nurse Licensure Compact into law by 26 states, whichever occurs first, subsection (1) of section 464.012, is amended to read:

75

464.012 Certification of advanced registered nurse

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76 practitioners; fees; controlled substance prescribing.-

(1) Any nurse desiring to be certified as an advanced registered nurse practitioner shall apply to the department and submit proof that he or she holds a current license to practice professional nursing or holds an active multistate license to practice professional nursing pursuant to s. 464.0095 and that he or she meets one or more of the following requirements as determined by the board:

84 (a) Satisfactory completion of a formal postbasic 85 educational program of at least one academic year, the primary 86 purpose of which is to prepare nurses for advanced or 87 specialized practice.

(a) (b) Certification by an appropriate specialty board. 88 89 Such certification shall be required for initial state 90 certification and any recertification as a registered nurse anesthetist, psychiatric nurse, or nurse midwife. The board may 91 92 by rule provide for provisional state certification of graduate 93 nurse anesthetists, psychiatric nurses, and nurse midwives for a 94 period of time determined to be appropriate for preparing for 95 and passing the national certification examination.

96 <u>(b)(c)</u> Graduation from a program leading to a master's 97 degree in a nursing clinical specialty area with preparation in 98 specialized practitioner skills. For applicants graduating on or 99 after October 1, 1998, graduation from a master's degree program 100 shall be required for initial certification as a nurse

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101 practitioner under paragraph (4)(c). For applicants graduating 102 on or after October 1, 2001, graduation from a master's degree 103 program shall be required for initial certification as a 104 registered nurse anesthetist under paragraph (4)(a).

Section 3. Subsection (3) of section 464.013, Florida
Statutes, is amended to read:

107

464.013 Renewal of license or certificate.-

(3) The board shall by rule prescribe up to 30 hours of continuing education biennially as a condition for renewal of a license or certificate.

(a) A nurse who is certified by a health care specialty
program accredited by the National Commission for Certifying
Agencies or the Accreditation Board for Specialty Nursing
Certification is exempt from continuing education requirements.
The criteria for programs must be approved by the board.

Notwithstanding the exemption in paragraph (a), as 116 (b) 117 part of the maximum 30 hours of continuing education hours required under this subsection, advanced registered nurse 118 119 practitioners certified under s. 464.012 must complete at least 120 3 hours of continuing education on the safe and effective 121 prescription of controlled substances. Such continuing education 122 courses must be approved by the board and must be offered by a 123 statewide professional association of physicians in this state 124 accredited to provide educational activities designated for the 125 American Medical Association Physician's Recognition Award

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126 Category 1 credit, the American Nurses Credentialing Center, the 127 American Association of Nurse Anesthetists, or the American 128 Association of Nurse Practitioners and may be offered in a 129 distance learning format. 130 Section 4. Paragraph (b) of subsection (2), subsection 131 (5), subsection (8), paragraph (a) of subsection (9), and 132 subsection (10) of section 464.019, Florida Statutes, are 133 amended, paragraph (d) is added to subsection (7) of that 134 section, and paragraph (e) is added to subsection (11) of that 135 section, to read: 464.019 Approval of nursing education programs.-136 137 (2) PROGRAM APPROVAL.-138 (b) Following the department's receipt of a complete 139 program application, the board may conduct an on-site evaluation 140 if necessary to document the applicant's compliance with subsection (1). Within 90 days after the department's receipt of 141 142 a complete program application, the board shall: 143 1. Approve the application if it documents compliance with 144 subsection (1); or Provide the educational institution with a notice of 145 2. 146 intent to deny the application if it does not document compliance with subsection (1). The notice must specify written 147 reasons for the board's denial of the application. The board may 148 not deny a program application because of an educational 149 150 institution's failure to correct an error or omission that the Page 6 of 14

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151 department failed to provide notice of to the institution within 152 the 30-day notice period under paragraph (a). The educational 153 institution may request a hearing on the notice of intent to 154 deny the program application pursuant to chapter 120.

155

(5) ACCOUNTABILITY.-

156 (a)1. An approved program must achieve a graduate passage 157 rate for first-time test takers which who take the licensure 158 examination within 6 months after graduation from the program 159 that is not more than 10 percentage points lower than the 160 average passage rate during the same calendar year for graduates of comparable degree programs who are United States educated, 161 162 first-time test takers on the National Council of State Boards of Nursing Licensing Examination, as calculated by the contract 163 164 testing service of the National Council of State Boards of Nursing. An approved program shall require a graduate from the 165 166 program who does not take the licensure examination within 6 167 months after graduation to enroll in and successfully complete a 168 licensure examination preparatory course pursuant to s. 464.008. 169 For purposes of this subparagraph, an approved program is 170 comparable to all degree programs of the same program type from 171 among the following program types:

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

b. Professional nursing education programs that terminatein an associate degree.

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176 c. Professional nursing education programs that terminate177 in a diploma.

178

d. Practical nursing education programs.

179 Beginning with graduate passage rates for calendar year 2. 180 2010, if an approved program's graduate passage rates do not 181 equal or exceed the required passage rates for 2 consecutive 182 calendar years, the board shall place the program on 183 probationary status pursuant to chapter 120 and the program 184 director shall appear before the board to present a plan for 185 remediation, which shall include specific benchmarks to identify progress toward a graduate passage rate goal. The program must 186 187 remain on probationary status until it achieves a graduate 188 passage rate that equals or exceeds the required passage rate 189 for any 1 calendar year. The board shall deny a program 190 application for a new prelicensure nursing education program 191 submitted by an educational institution if the institution has 192 an existing program that is already on probationary status.

193 Upon the program's achievement of a graduate passage 3. 194 rate that equals or exceeds the required passage rate, the 195 board, at its next regularly scheduled meeting following release 196 of the program's graduate passage rate by the National Council 197 of State Boards of Nursing, shall remove the program's probationary status. If the program, during the 2 calendar years 198 following its placement on probationary status, does not achieve 199 200 the required passage rate for any 1 calendar year, the board

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201 shall terminate the program pursuant to chapter 120. However, 202 the board may extend the program's probationary status for 1 203 additional year, provided if the program has demonstrated 204 demonstrates adequate progress toward the graduate passage rate 205 goal by meeting a majority of the benchmarks established in the 206 remediation plan. If the program is not granted the 1-year 207 extension or fails to achieve the required passage rate by the end of such extension, the board shall terminate the program 208 209 pursuant to chapter 120.

If an approved program fails to submit the annual 210 (b) report required in subsection (3), the board shall notify the 211 212 program director and president or chief executive officer of the 213 educational institution in writing within 15 days after the due 214 date of the annual report. The program director shall appear 215 before the board at the board's next regularly scheduled meeting 216 to explain the reason for the delay. The board shall terminate 217 the program pursuant to chapter 120 if the program director 218 fails to appear before the board, as required under this 219 paragraph, or if the program it does not submit the annual 220 report within 6 months after the due date.

(c) <u>A nursing education</u> An approved program, whether
 accredited or nonaccredited, which has been placed on
 probationary status shall disclose its probationary status in
 writing to the program's students and applicants. <u>The</u>
 notification must include an explanation of the implications of

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226 the program's probationary status on student and applicant 227 employment and educational opportunities, including the 228 prospects a student wishing to matriculate at a university will 229 face. 230 (d) If students from a program that is terminated pursuant 231 to this subsection transfer to an approved or an accredited 232 program under the direction of the Commission for Independent 233 Education, the board shall recalculate the passage rates of the 234 programs receiving the transferring students, excluding the test 235 scores of those students transferring more than 12 credits. 236 PROGRAM CLOSURE.-(7) 237 (d) A program that is terminated or closed under this 238 section may not seek program approval under its original name or 239 a new program name for a minimum of 3 years after the date of 240 termination or closing. 241 RULEMAKING.-The board does not have rulemaking (8) 242 authority to administer this section, except that the board 243 shall adopt rules that prescribe the format for submitting 244 program applications under subsection (1) and annual reports 245 under subsection (3), and to administer the documentation of the 246 accreditation of nursing education programs under subsection 247 (11). The board may adopt rules related to the nursing curriculum and nursing program implementation plans, which may 248 249 include definitions of the various types and uses of simulation 250 technology and limitations on the technology's use. The board

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251 <u>may also adopt rules related to program termination or closure</u> 252 <u>under this section and the procedure for a program that is</u> 253 <u>terminated or closed under this section to seek subsequent</u> 254 <u>program approval.</u> The board may not impose any condition or 255 requirement on an educational institution submitting a program 256 application, an approved program, or an accredited program, 257 except as expressly provided in this section.

258

(9) APPLICABILITY TO ACCREDITED PROGRAMS.-

(a) Subsections (1)-(3), paragraph (4) (b), and paragraphs
 (5) (b) and (d) subsection (5) do not apply to an accredited
 program.

262 (10)IMPLEMENTATION STUDY .- The Florida Center for Nursing 263 and the education policy area of the Office of Program Policy 264 Analysis and Government Accountability shall study the 265 administration of this section and submit reports to the 266 Governor, the President of the Senate, and the Speaker of the 267 House of Representatives annually by January 30, through January 268 30, 2020. The annual reports shall address the previous academic 269 year; provide data on the measures specified in paragraphs (a) 270 and (b), as such data becomes available; and include an 271 evaluation of such data for purposes of determining whether this 272 section is increasing the availability of nursing education programs and the production of quality nurses. The department 273 274 and each approved program or accredited program shall comply 275 with requests for data from the Florida Center for Nursing and

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276 the education policy area of the Office of Program Policy 277 Analysis and Government Accountability. 278 The Florida Center for Nursing education policy area (a) 279 of the Office of Program Policy Analysis and Government 280 Accountability shall evaluate program-specific data for each 281 approved program and accredited program conducted in the state, 282 including, but not limited to: 283 The number of programs and student slots available. 1. 284 2. The number of student applications submitted, the 285 number of qualified applicants, and the number of students 286 accepted. 3. 287 The number of program graduates. Program retention rates of students tracked from 288 4. 289 program entry to graduation. 290 Graduate passage rates on the National Council of State 5. 291 Boards of Nursing Licensing Examination. 292 6. The number of graduates who become employed as 293 practical or professional nurses in the state. 294 (b) The Florida Center for Nursing shall evaluate the 295 board's implementation of the: 296 Program application approval process, including, but 1. 297 not limited to, the number of program applications submitted under subsection (1); the number of program applications 298 299 approved and denied by the board under subsection (2); the 300 number of denials of program applications reviewed under chapter

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301	120; and a description of the outcomes of those reviews.					
302	2. Accountability processes, including, but not limited					
303	to, the number of programs on probationary status, the number of					
304	approved programs for which the program director is required to					
305	appear before the board under subsection (5), the number of					
306	approved programs terminated by the board, the number of					
307	terminations reviewed under chapter 120, and a description of					
308	the outcomes of those reviews.					
309	(c) The Florida Center for Nursing shall complete an					
310	annual assessment of compliance by programs with the					
311	accreditation requirements of subsection (11), include in the					
312	assessment a determination of the accreditation process status					
313	for each program, and submit the assessment as part of the					
314	report required by this subsection For any state fiscal year in					
315	which The Florida Center for Nursing does not receive					
316	legislative appropriations, the education policy area of the					
317	Office of Program Policy Analysis and Government Accountability					
318	shall perform the duties assigned by this subsection to the					
319	Florida Center for Nursing.					
320	(11) ACCREDITATION REQUIRED					
321	(e) A nursing education program that fails to meet the					
322	accreditation requirements shall be terminated and is ineligible					
323	for reapproval under its original name or a new program name for					
324	a minimum of 3 years after the date of termination.					
325	Section 5. Except as otherwise expressly provided in this					
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326 act, this act shall take effect July 1, 2017.

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