HB2509 Engrossed

1 AN ACT concerning regulation.

## Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Nurse Practice Act is amended by changing
Sections 60-5 and 60-10 as follows:

6 (225 ILCS 65/60-5)

7 (Section scheduled to be repealed on January 1, 2028)
8 Sec. 60-5. RN education program requirements; out-of-State
9 programs.

(a) All registered professional nurse education programs 10 11 must be reviewed by the Board and approved by the Department before the successful completion of such a program may be 12 13 applied toward meeting the requirements for registered 14 professional nurse licensure under this Act. Any program the 15 changing the level of educational preparation or 16 relationship with or to the parent institution or establishing an extension of an existing program must request a review by 17 the Board and approval by the Department. The Board shall 18 19 review and make a recommendation for the approval or 20 disapproval of a program by the Department based on the 21 following criteria:

(1) a feasibility study that describes the need forthe program and the facilities used, the potential of the

HB2509 Engrossed - 2 - LRB103 04652 AMQ 49660 b

program to recruit faculty and students, financial support for the program, and other criteria, as established by rule;

4 (2) program curriculum that meets all State
5 requirements;

6 (2.5) measurement of program effectiveness based on a 7 passage rate of all graduates over the 3 most recent 8 calendar years without reference to first-time test 9 takers;

10 (3) the administration of the program by a Nurse
11 Administrator and the involvement of a Nurse Administrator
12 in the development of the program;

13 (4) the occurrence of a site visit prior to approval;14 and

(5) beginning December 31, 2022, obtaining and
maintaining programmatic accreditation by a national
accrediting body for nursing education recognized by the
United States Department of Education and approved by the
Department.

The Department and Board of Nursing shall be notified within 30 days if the program loses its accreditation. The Department may adopt rules regarding a warning process and reaccreditation.

(b) In order to obtain initial Department approval and to
 maintain Department approval, a registered professional
 nursing program must meet all of the following requirements:

HB2509 Engrossed

1 (1) The institution responsible for conducting the 2 program and the Nurse Administrator must ensure that 3 individual faculty members are academically and 4 professionally competent.

5 (2) The program curriculum must contain all applicable 6 requirements established by rule, including both theory 7 and clinical components.

8 (3) The passage rates of the program's graduating 9 classes on the State-approved licensure exam must be 10 deemed satisfactory by the Department.

11 (c) Program site visits to an institution conducting or 12 hosting a professional nursing program may be made at the 13 discretion of the Nursing Coordinator or upon recommendation of the Board. Full routine site visits may be conducted by the 14 15 Department for periodic evaluation. Such visits shall be used 16 to determine compliance with this Act. Full routine site 17 visits must be announced and may be waived at the discretion of the Department if the program maintains accreditation with an 18 19 accrediting body recognized by the United States Department of 20 Education and approved by the Department.

(d) Any institution conducting a registered professional nursing program that wishes to discontinue the program must do each of the following:

24 (1) Notify the Department, in writing, of its intent25 to discontinue the program.

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(2) Continue to meet the requirements of this Act and

HB2509 Engrossed - 4 - LRB103 04652 AMQ 49660 b

the rules adopted thereunder until the official date of
 termination of the program.

3 (3) Notify the Department of the date on which the
4 last student shall graduate from the program and the
5 program shall terminate.

6 (4) Assist remaining students in the continuation of 7 their education in the event of program termination prior 8 to the graduation of the program's final student.

9 (5) Upon the closure of the program, notify the 10 Department, in writing, of the location of student and 11 graduate records' storage.

12 (e) Out-of-State registered professional nursing education programs planning to offer clinical practice experiences in 13 14 this State must meet the requirements set forth in this 15 Section and must meet the clinical and faculty requirements 16 for institutions outside of this State, as established by 17 institution responsible for rule. The conducting an out-of-State registered professional nursing education program 18 and the administrator of the program shall be responsible for 19 20 ensuring that the individual faculty and preceptors overseeing 21 the clinical experience are academically and professionally 22 competent.

23 (Source: P.A. 100-513, eff. 1-1-18.)

24 (225 ILCS 65/60-10)

25 (Section scheduled to be repealed on January 1, 2028)

- 5 -HB2509 Engrossed LRB103 04652 AMQ 49660 b

Sec. 60-10. RN licensure by examination. 1 (a) Each applicant who successfully meets the requirements 2 3 of this Section is eligible for licensure as a registered professional nurse. 4 5 (b) An applicant for licensure by examination to practice as a registered professional nurse is eligible for licensure 6 7 when the following requirements are met: 8 (1) the applicant has submitted a completed written 9 application, on forms provided by the Department, and fees, as established by the Department; 10 11 (2) the applicant has graduated from a professional 12 nursing education program approved by the Department or 13 granted a certificate of completion has been of 14 pre-licensure requirements from another United States 15 jurisdiction; 16 (3) the applicant has successfully completed a 17 licensure examination approved by the Department; (4) (blank); 18 19 (5) the applicant has submitted to the criminal 20 history records check required under Section 50-35 of this Act; 21 22 the applicant has submitted, either to (6) the 23 Department or its designated testing service, a fee covering the cost of providing the examination; failure to 24 25 appear for the examination on the scheduled date at the

26 time and place specified after the applicant's application

HB2509 Engrossed - 6 - LRB103 04652 AMQ 49660 b

- for examination has been received and acknowledged by the Department or the designated testing service shall result in the forfeiture of the examination fee; and
- 4 (7) the applicant has met all other requirements 5 established by the Department by rule.

6 An applicant for licensure by examination may take the 7 Department-approved examination in another jurisdiction.

(b-3) An applicant who graduates from a professional 8 9 nursing program in this State on or after the effective date of 10 this amendatory Act of the 103rd General Assembly and does not 11 take the licensure examination within 180 days after his or 12 her degree is conferred by the institution of higher education or fails the licensure examination for a second time shall be 13 14 required to demonstrate proof of completion of a National Council Licensure Examination preparatory class or a 15 16 comparable test preparatory program before taking a subsequent 17 licensure examination or the graduate may return to the institution of higher education from which he or she graduated 18 which shall provide remedial educational resources to the 19 20 graduate at no cost to the graduate. Such an applicant must contact the institution of higher education from which he or 21 22 she graduated prior to retesting.

23 (b-4) All professional nursing programs in probationary 24 status on the effective date of this amendatory Act of the 25 103rd General Assembly and subject to a program revision plan 26 shall be deemed in good standing for a period of 3 years HB2509 Engrossed - 7 - LRB103 04652 AMQ 49660 b

beginning on the effective date of this amendatory Act of the 103rd General Assembly. Prior to September 1, 2026, no professional nursing program shall be placed on probationary status for failing to reach a passage rate of less than 75%.

5 (b-5)If an applicant for licensure by examination neglects, fails, or refuses to take an examination or fails to 6 pass an examination for a license within 3 years of the date of 7 8 initial application, the application shall be denied. When an 9 applicant's application is denied due to the failure to pass 10 the examination within the 3-year period, that applicant must 11 undertake an additional course of education as defined by rule 12 prior to submitting a new application for licensure. Any new 13 application must be accompanied by the required fee, evidence of meeting the requirements in force at the time of the new 14 15 application, and evidence of completion of the additional 16 course of education prescribed by rule.

(c) An applicant for licensure by examination shall have one year after the date of notification of the successful completion of the examination to apply to the Department for a license. If an applicant fails to apply within one year, the applicant shall be required to retake and pass the examination unless licensed in another jurisdiction of the United States.

(d) An applicant for licensure by examination who passes the Department-approved licensure examination for professional nursing may obtain employment as a license-pending registered nurse and practice under the direction of a registered HB2509 Engrossed - 8 - LRB103 04652 AMQ 49660 b

1 professional nurse or an advanced practice registered nurse 2 until such time as he or she receives his or her license to 3 practice or until the license is denied. In no instance shall 4 any such applicant practice or be employed in any management 5 capacity. An individual may be employed as a license-pending 6 registered nurse if all of the following criteria are met:

7 (1)Не or she has completed and passed the 8 Department-approved licensure exam and presents to the 9 employer the official written notification indicating 10 successful passage of the licensure examination.

(2) He or she has completed and submitted to the
 Department an application for licensure under this Section
 as a registered professional nurse.

14 (3) He or she has submitted the required licensure15 fee.

16 (4) He or she has met all other requirements
17 established by rule, including having submitted to a
18 criminal history records check.

19 (e) The privilege to practice as a license-pending 20 registered nurse shall terminate with the occurrence of any of 21 the following:

(1) Three months have passed since the official date
of passing the licensure exam as inscribed on the formal
written notification indicating passage of the exam. The
3-month license pending period may be extended if more
time is needed by the Department to process the licensure

HB2509 Engrossed

- 9 - LRB103 04652 AMQ 49660 b

1 application.

2 (2) Receipt of the registered professional nurse
3 license from the Department.

4 (3) Notification from the Department that the 5 application for licensure has been refused.

6 (4) A request by the Department that the individual 7 terminate practicing as a license-pending registered nurse 8 until an official decision is made by the Department to 9 grant or deny a registered professional nurse license.

- 10 (f) (Blank).
- 11 (g) (Blank).
- 12 (h) (Blank).
- 13 (i) (Blank).
- 14 (j) (Blank).

(k) All applicants for registered professional nurse licensure have 3 years after the date of application to complete the application process. If the process has not been completed within 3 years after the date of application, the application shall be denied, the fee forfeited, and the applicant must reapply and meet the requirements in effect at the time of reapplication.

(1) All applicants for registered nurse licensure by examination who are graduates of practical nursing educational programs in a country other than the United States and its territories shall have their nursing education credentials evaluated by a Department-approved nursing credentialing HB2509 Engrossed - 10 - LRB103 04652 AMQ 49660 b

1 evaluation service. No such applicant may be issued a license 2 under this Act unless the applicant's program is deemed by the 3 nursing credentialing evaluation service to be equivalent to a professional nursing education program approved by the 4 5 Department. An applicant who has graduated from a nursing 6 educational program outside of the United States or its 7 territories and whose first language is not English shall submit evidence of English proficiency, as defined by rule. 8

9 (m) (Blank).

10 (Source: P.A. 100-513, eff. 1-1-18.)