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A BILL TO BE ENTITLED 1 AN ACT 2 relating to the professional nursing shortage reduction program. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Section 61.9621, Education Code, is amended to 5 read as follows: Sec. 61.9621. DEFINITIONS. 6 In this subchapter, 7 "professional nursing program" means an educational program of an institution of higher education including a private or independent 8 9 institution of higher education for preparing students for initial licensure as registered nurses. 10 SECTION 2. Section 61.9623, Education Code, is amended by 11 12 amending Subsection (a) to read as follows: 13 A grant from the professional nursing (a) shortage 14 reduction program to a professional nursing program or other entity involved with a professional nursing program in the preparation of 15 16 students for initial licensure as registered nurses must be: expended exclusively on costs related to: 17 (1) 18 (A) enrolling additional students; nursing faculty enhancement in accordance 19 (B) with Section 61.96231; 20 21 (C) encouraging innovation in the recruitment 22 and retention of students, including the recruitment and retention 23 of Spanish-speaking and bilingual students; or 24 (D) identifying, developing, or implementing

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GRADUATES. (a) Contingent upon the appropriation of funds and in

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1 accordance with the process established under Subsection (b), the Commissioner of Higher Education shall enter into a memorandum of 2 understanding with the governing institution, or its board, of a 3 professional nursing program with respect to the distribution of 4 5 funds to the nursing program based on the program's graduating additional students prepared for initial licensure as register 6 7 nurses. (b) The board, by rule, shall establish a process by which 8 the commissioner may enter into a memorandum of understanding with 9 an institution, or its board, under this section. The process may 10 authorize the commissioner to enter into a single memorandum of 11 12 understanding with multiple institutions desiring to cooperate on a regional or joint basis to graduate additional students prepared 13 14 for initial licensure as register nurses. 15 (c) The memorandum of understanding between the commissioner and an institution, or its board, shall set out the 16 17 terms relating to any funds distributed to the professional nursing program. The memorandum of understanding shall state the number of 18 19 additional students prepared for initial licensure as registered nurses the professional nursing program will graduate and identify 20 benchmarks for determining progress toward graduating those 21 22 additional students. (d) An institution shall expend any funds received under 23 24 this section on its professional nursing program including expending the funds for any the purposes set out in Sec. 61.9623. 25 26 (e) If a professional nursing program fails to graduate the additional students as agreed or does not meet a benchmark used to 27

H.B. No. 4471 1 determine progress toward graduating the additional students as 2 agreed, the commissioner may: 3 (1) require the institution to return any unspent funds received by the institution under this section; 4 5 (2) withhold any future payments required by the memorandum of understanding; 6 7 (3) re-negotiate the memorandum of understanding; or 8 (4) cancel the memorandum of understanding. 9 (f) The board may appoint an advisory committee to advise 10 the commissioner and the board on implementation of this section. The board may assign the committee the responsibility of evaluating 11 12 and making recommendations to the commissioner as to the institutions with which to enter into memoranda of understanding 13 14 under this section. 15 Sec. 61.96233. NEW PROFESSIONAL NURSING PROGRAMS. The board, by rule, shall establish a process for permitting newly 16 17 established professional nursing programs to participate in and receive funds under programs established under this subchapter in 18 19 an equitable manner, including establishing a base for calculating 20 increases in enrollment or graduates if a program distributes funds on such basis. 21 Sec. 61.9629. CONTINUED ELIGIBILITY OF PROGRAMS TO RECEIVE 22 FUNDS. A professional nursing program operated by an entity other 23 24 than an institution of higher education, including a public or independent institution of higher education, that was eligible to 25 26 receive funds prior to September 1, 2009 from any program established under this subchapter will continue to be eligible to 27

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receive funds from any program established under this subchapter if it meets all criteria for participation other than being a program of an institution of higher education, including a public or independent institution of higher education. SECTION 4. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as

provided by Section 39, Article III, Texas Constitution. If this

Act does not receive the vote necessary for immediate effect, this

9 Act takes effect September 1, 2009.

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