1 A bill to be entitled 2 An act relating to cancer control and research; 3 amending s. 1004.435, F.S.; revising definitions; 4 revising the membership of the Florida Cancer Control 5 and Research Advisory Council and selection of the 6 council chairperson; authorizing renewal of member 7 terms; revising compensation of council members; 8 renaming the Florida Cancer Plan; requiring the 9 council to collaborate with the Florida Biomedical 10 Research Advisory Council to formulate and review a 11 statewide research plan; requiring the council to 12 develop and review a statewide treatment plan; deleting council, Board of Governors, and State 13 Surgeon General duties relating to the awarding of 14 15 grants and contracts for cancer-related programs; deleting council duties relating to the development of 16 17 written summaries of treatment alternatives; deleting financial aid provisions and the Florida Cancer 18 Control and Research Fund; amending ss. 458.324, and 19 459.0125, F.S.; conforming provisions; providing an 20 effective date. 21 22 23 Be It Enacted by the Legislature of the State of Florida: 24 25 Section 1. Paragraphs (d) and (e) of subsection (3) and 26 subsections (4), (5), and (6) of section 1004.435, Florida Page 1 of 14

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27 Statutes, are amended to read: 28 1004.435 Cancer control and research.-29 (3) DEFINITIONS.-The following words and phrases when used in this section have, unless the context clearly indicates 30 31 otherwise, the meanings given to them in this subsection: 32 (d) "Fund" means the Florida Cancer Control and Research 33 Fund established by this section. 34 (e) "Qualified nonprofit association" means any 35 association, incorporated or unincorporated, that has received 36 tax-exempt status from the Internal Revenue Service. 37 (4) FLORIDA CANCER CONTROL AND RESEARCH ADVISORY COUNCIL; CREATION; COMPOSITION.-38 There is created within the H. Lee Moffitt Cancer 39 (a) Center and Research Institute, Inc., the Florida Cancer Control 40 41 and Research Advisory Council. The council shall consist of 15 35 members, which includes the chairperson, all of whom must be 42 43 residents of this state. The State Surgeon General or his or her designee within the Department of Health shall be one of the 15 44 45 members. All Members, except those appointed by the Governor, the Speaker of the House of Representatives, or and the 46 47 President of the Senate, must be appointed by the chief 48 executive officer of the institution or organization 49 represented, or his or her designee Governor. At least one of 50 the members appointed by the Governor must be 60 years of age or 51 older. One member must be a representative of the American 52 Cancer Society; one member must be a representative of the Page 2 of 14

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53 Florida Tumor Registrars Association; one member must be a representative of the Sylvester Comprehensive Cancer Center of 54 55 the University of Miami; one member must be a representative of 56 the Department of Health; one member must be a representative of 57 the University of Florida Shands Cancer Center; one member must 58 be a representative of the Agency for Health Care 59 Administration; one member must be a representative of the 60 Florida Nurses Association who specializes in the field of 61 oncology and is not from an institution or organization already 62 represented on the council; one member must be a representative 63 of the Florida Osteopathic Medical Association who specializes in the field of oncology; one member must be a representative of 64 the American College of Surgeons; one member must be a 65 66 representative of the School of Medicine of the University of 67 Miami; one member must be a representative of the College of Medicine of the University of Florida; one member must be a 68 69 representative of NOVA Southeastern College of Osteopathic 70 Medicine; one member must be a representative of the College of 71 Medicine of the University of South Florida; one member must be 72 a representative of the College of Public Health of the 73 University of South Florida; one member must be a representative 74 of the Florida Society of Clinical Oncology; one member must be 75 a representative of the Florida Obstetric and Gynecologic 76 Society who has had training in the specialty of gynecologic 77 oncology; one member must be a representative of the Florida 78 Ovarian Cancer Alliance Speaks (FOCAS) organization; one member Page 3 of 14

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79 must be a member representative of the Florida Medical 80 Association who specializes in the field of oncology and who 81 represents a cancer center not already represented on the 82 council; one member must be a member of the Florida Pediatric Society; one member must be a representative of the Florida 83 84 Radiological Society; one member must be a representative of the 85 Florida Society of Pathologists; one member must be a 86 representative of the H. Lee Moffitt Cancer Center and Research 87 Institute, Inc.; one member must be a member of the Florida Hospital Association who specializes in the field of oncology 88 89 and who represents a comprehensive cancer center not already 90 represented on the council; one member must be a representative of the Association of Community Cancer Centers; one member must 91 92 specialize in pediatric oncology research or clinical care 93 appointed by the Governor; one member must specialize in 94 oncology clinical care or research appointed by the President of 95 the Senate; one member must be a current or former cancer 96 patient or a current or former caregiver to a cancer patient 97 appointed by the Speaker of the House of Representatives three members must be representatives of the general public acting as 98 99 consumer advocates; one member must be a member of the House of 100 Representatives appointed by the Speaker of the House of 101 Representatives; and one member must be a member of the Senate 102 appointed by the President of the Senate; one member must be a 103 representative of the Florida Dental Association; one member 104 must be a representative of the Florida Hospital Association; Page 4 of 14

105 one member must be a representative of the Association of 106 Community Cancer Centers; one member shall be a representative 107 from a statutory teaching hospital affiliated with a community-108 based cancer center; one member must be a representative of the 109 Florida Association of Pediatric Tumor Programs, Inc.; one 110 member must be a representative of the Cancer Information 111 Service; one member must be a representative of the Florida 112 Agricultural and Mechanical University Institute of Public 113 Health; and one member must be a representative of the Florida 114 Society of Oncology Social Workers. Of the members of the 115 council appointed by the Governor, At least four of the members 116 10 must be individuals who are minority persons as defined by s. 117 288.703.

(b) The terms of the members shall be 4 years from their respective dates of appointment with the option of renewal.

(c) A chairperson shall be <u>selected by the council</u> appointed by the Governor for a term of 2 years. The chairperson shall appoint an executive committee of no fewer than three persons to serve at the pleasure of the chairperson. This committee will prepare material for the council but make no final decisions.

(d) The council shall meet no less than semiannually at the call of the chairperson or, in his or her absence or incapacity, at the call of the State Surgeon General. <u>Eight</u> Sixteen members constitute a quorum for the purpose of exercising all of the powers of the council. A vote of the Page 5 of 14

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131 majority of the members present is sufficient for all actions of 132 the council.

(e) The council members shall serve without pay. Pursuant
to the provisions of s. 112.061, the council members may be
entitled to be reimbursed for per diem and travel expenses by
the institution or organization the member represents. If a
member is not affiliated with an institution or organization,
the member shall be reimbursed for travel expenses by the H. Lee
Moffitt Cancer Center and Research Institute, Inc.

140 (f) No member of the council shall participate in any 141 discussion or decision to recommend grants or contracts to any 142 qualified nonprofit association or to any agency of this state 143 or its political subdivisions with which the member is 144 associated as a member of the governing body or as an employee 145 or with which the member has entered into a contractual 146 arrangement.

147 <u>(f) (g)</u> The council may prescribe, amend, and repeal bylaws 148 governing the manner in which the business of the council is 149 conducted.

150 (g) (h) The council shall advise the Board of Governors, 151 the State Surgeon General, and the Legislature with respect to 152 cancer control and research in this state.

153 (h) (i) The council shall approve each year a program for 154 cancer control and research to be known as the "Florida Cancer 155 <u>Control and Research</u> Plan" which shall be consistent with the 156 State Health Plan and integrated and coordinated with existing Page 6 of 14

157 programs in this state.

158 (i) (j) The council shall collaborate with the Florida 159 Biomedical Research Advisory Council to formulate and annually 160 review and recommend to the State Surgeon General a statewide 161 research plan. Additionally, the council shall develop and 162 annually review a statewide "Florida Cancer Treatment Plan" plan 163 for the care and treatment of persons suffering from cancer. The 164 council shall and recommend the establishment of standard requirements for the organization, equipment, and conduct of 165 cancer units or departments in hospitals and clinics in this 166 state. The council may recommend to the State Surgeon General 167 the designation of cancer units following a survey of the needs 168 169 and facilities for treatment of cancer in the various localities 170 throughout the state. The State Surgeon General shall consider 171 the plans <del>plan</del> in developing departmental priorities and funding 172 priorities and standards under chapter 395.

173 <u>(j)(k)</u> The council is responsible for including in the 174 Florida Cancer <u>Control and Research</u> Plan recommendations for the 175 coordination and integration of medical, nursing, paramedical, 176 lay, and other plans concerned with cancer control and research. 177 Committees shall be formed by the council so that the following 178 areas will be established as entities for actions:

Cancer plan evaluation: tumor registry, data retrieval
 systems, and epidemiology of cancer in the state and its
 relation to other areas.

182 2. Cancer prevention.

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183 3. Cancer detection. 184 Cancer patient management: treatment, rehabilitation, 4. 185 terminal care, and other patient-oriented activities. 186 Cancer education: lay and professional. 5. 187 Unproven methods of cancer therapy: quackery and 6. 188 unorthodox therapies. 189 Investigator-initiated project research. 7. 190 (1) In order to implement in whole or in part the Florida Cancer Plan, the council shall recommend to the Board of 191 192 Governors or the State Surgeon General the awarding of grants 193 and contracts to qualified profit or nonprofit associations or 194 governmental agencies in order to plan, establish, or conduct 195 programs in cancer control or prevention, cancer education and 196 training, and cancer research. 197 (m) If funds are specifically appropriated by the 198 Legislature, the council shall develop or purchase standardized written summaries, written in layperson's terms and in language 199 200 easily understood by the average adult patient, informing actual 201 and high-risk breast cancer patients, prostate cancer patients, 202 and men who are considering prostate cancer screening of the 203 medically viable treatment alternatives available to them in the 204 effective management of breast cancer and prostate cancer; 205 describing such treatment alternatives; and explaining the 206 relative advantages, disadvantages, and risks associated 207 therewith. The breast cancer summary, upon its completion, shall 208 be printed in the form of a pamphlet or booklet and made Page 8 of 14

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209 continuously available to physicians and surgeons in this state 210 for their use in accordance with s. 458.324 and to osteopathic 211 physicians in this state for their use in accordance with s. 212 459.0125. The council shall periodically update both summaries 213 to reflect current standards of medical practice in the 214 treatment of breast cancer and prostate cancer. The council 215 shall develop and implement educational programs, including 216 distribution of the summaries developed or purchased under this 217 paragraph, to inform citizen groups, associations, and voluntary organizations about early detection and treatment of breast 218 219 cancer and prostate cancer.

220 <u>(k) (n)</u> The council shall have the responsibility to advise 221 the Board of Governors and the State Surgeon General on methods 222 of enforcing and implementing laws already enacted and concerned 223 with cancer control, research, and education.

(1) (0) The council may recommend to the Board of Governors or the State Surgeon General rules not inconsistent with law as it may deem necessary for the performance of its duties and the proper administration of this section.

228 <u>(m) (p)</u> The council shall formulate and put into effect a 229 continuing educational program for the prevention of cancer and 230 its early diagnosis and disseminate to hospitals, cancer 231 patients, and the public information concerning the proper 232 treatment of cancer.

233 <u>(n) (q)</u> The council shall be physically located at the H.
234 Lee Moffitt Cancer Center and Research Institute, Inc., at the
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235 University of South Florida.

236 (o) (r) The council shall select, by majority vote, seven 237 members of the council who must combine with six members of the 238 Biomedical Research Advisory Council to form a joint committee 239 to develop performance measures, a rating system, a rating 240 standard, and an application form for the Cancer Center of 241 Excellence Award created in s. 381.925.

242 (p)(s) On February 15 of each year, the council shall 243 report to the Governor and to the Legislature.

(5) RESPONSIBILITIES OF THE BOARD OF GOVERNORS, THE H. LEE
 MOFFITT CANCER CENTER AND RESEARCH INSTITUTE, INC., AND THE
 STATE SURGEON GENERAL.

(a) The Board of Governors or the State Surgeon General, after consultation with the council, shall award grants and contracts to qualified nonprofit associations and governmental agencies in order to plan, establish, or conduct programs in cancer control and prevention, cancer education and training, and cancer research.

253 (b) The H. Lee Moffitt Cancer Center and Research 254 Institute, Inc., shall provide such staff, information, and 255 other assistance as reasonably necessary for the completion of 256 the responsibilities of the council.

257 (c) The department may furnish to citizens of this state 258 who are afflicted with cancer financial aid to the extent of the 259 appropriation provided for that purpose in a manner which in its 260 opinion will afford the greatest benefit to those afflicted and Page 10 of 14

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261 may make arrangements with hospitals, laboratories, or clinics 262 to afford proper care and treatment for cancer patients in this 263 state. 264 (6) FLORIDA CANCER CONTROL AND RESEARCH FUND.-265 (a) There is created the Florida Cancer Control and 266 Research Fund consisting of funds appropriated therefor from the 267 General Revenue Fund and any gifts, grants, or funds received 268 from other sources. 269 (b) The fund shall be used exclusively for grants and 270 contracts to qualified nonprofit associations or governmental 271 agencies for the purpose of cancer control and prevention, 272 cancer education and training, cancer research, and all expenses 273 incurred in connection with the administration of this section 274 and the programs funded through the grants and contracts 275 authorized by the State Board of Education or the State Surgeon General. 276 277 Section 2. Subsections (1) and (2) of section 458.324, 278 Florida Statutes, are amended to read: 279 458.324 Breast cancer; information on treatment 280 alternatives.-281 (1) DEFINITION.-As used in this section, the term 282 "medically viable," as applied to treatment alternatives, means 283 modes of treatment generally considered by the medical 284 profession to be within the scope of current, acceptable 285 standards, including treatment alternatives described in the 286 written summary prepared by the Florida Cancer Control and Page 11 of 14

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287	Research Advisory Council in accordance with s. 1004.435(4)(m).
288	(2) COMMUNICATION OF TREATMENT ALTERNATIVES
289	(a) Each physician treating a patient who is, or in the
290	judgment of the physician is at high risk of being, diagnosed as
291	having breast cancer shall inform such patient of the medically
292	viable treatment alternatives available to such patient; shall
293	describe such treatment alternatives; and shall explain the
294	relative advantages, disadvantages, and risks associated with
295	the treatment alternatives to the extent deemed necessary to
296	allow the patient to make a prudent decision regarding such
297	treatment options. In compliance with this subsection <u>,</u> $\div$
298	<del>(a)</del> the physician may, in his or her discretion <u>,</u> $\div$
299	1. orally communicate such information directly to the
300	patient or the patient's legal representative;
301	2. Provide the patient or the patient's legal
302	representative with a copy of the written summary prepared in
303	accordance with s. 1004.435(4)(m) and express a willingness to
304	discuss the summary with the patient or the patient's legal
305	representative; or
306	3. Both communicate such information directly and provide
307	a copy of the written summary to the patient or the patient's
308	legal representative for further consideration and possible
309	later discussion.
310	(b) In providing such information, the physician shall
311	take into consideration the emotional state of the patient, the
312	physical state of the patient, and the patient's ability to
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313 understand the information.

(c) The physician may, in his or her discretion and
without restriction, recommend any mode of treatment which is in
his or her judgment the best treatment for the patient.

318 Nothing in this subsection shall reduce other provisions of law 319 regarding informed consent.

320 Section 3. Subsections (1) and (2) of section 459.0125, 321 Florida Statutes, are amended to read:

322 459.0125 Breast cancer; information on treatment 323 alternatives.-

(1) DEFINITION.—As used in this section, the term
"medically viable," as applied to treatment alternatives, means
modes of treatment generally considered by the medical
profession to be within the scope of current, acceptable
standards, including treatment alternatives described in the
written summary prepared by the Florida Cancer Control and
Research Advisory Council in accordance with s. 1004.435(4)(m).

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317

(2) COMMUNICATION OF TREATMENT ALTERNATIVES.-

332 (a) It is the obligation of every physician treating a 333 patient who is, or in the judgment of the physician is at high 334 risk of being, diagnosed as having breast cancer to inform such 335 patient of the medically viable treatment alternatives available 336 to such patient; to describe such treatment alternatives; and to 337 explain the relative advantages, disadvantages, and risks 338 associated with the treatment alternatives to the extent deemed

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339 necessary to allow the patient to make a prudent decision 340 regarding such treatment options. In compliance with this 341 subsection, ÷

342 (a) the physician may, in her or his discretion, ÷
343 1. orally communicate such information directly to the
344 patient or the patient's legal representative;

345 2. Provide the patient or the patient's legal 346 representative with a copy of the written summary prepared in 347 accordance with s. 1004.435(4)(m) and express her or his 348 willingness to discuss the summary with the patient or the 349 patient's legal representative; or

350 3. Both communicate such information directly and provide 351 a copy of the written summary to the patient or the patient's 352 legal representative for further consideration and possible 353 later discussion.

(b) In providing such information, the physician shall take into consideration the emotional state of the patient, the physical state of the patient, and the patient's ability to understand the information.

(c) The physician may, in her or his discretion and without restriction, recommend any mode of treatment which is in the physician's judgment the best treatment for the patient.

362 Nothing in this subsection shall reduce other provisions of law 363 regarding informed consent.

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Section 4. This act shall take effect July 1, 2014.

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