By Senator Montford

	3-00530-18 2018986
1	A bill to be entitled
2	An act relating to medical use of marijuana in
3	schools; amending s. 381.986, F.S.; conforming
4	provisions to changes made by the act; authorizing a
5	qualified patient to designate more than one caregiver
6	to assist with the qualified patient's medical use of
7	marijuana if the qualified patient is a student whose
8	parent has requested that a county-designated
9	caregiver assist the student with the medical use of
10	marijuana during the school day; authorizing a county-
11	designated caregiver to register as a caregiver for
12	more than one qualified patient if the patients are
13	students whose parents have requested for a county-
14	designated caregiver to assist them with the medical
15	use of marijuana during the school day; conforming
16	cross-references; creating s. 381.9867, F.S.; defining
17	terms; providing a procedure for a parent of a student
18	who is a qualified patient to request that marijuana
19	be administered to the student during the school day;
20	requiring certain information to be included in the
21	written request to a school principal; specifying that
22	a registered caregiver of a student who is authorized
23	by that student's parent to administer marijuana to
24	the student during the school day is responsible for
25	obtaining, accounting for, and storing the marijuana
26	and any marijuana delivery devices; requiring a school
27	principal who receives a request authorizing a county-
28	designated caregiver to administer marijuana to the
29	student to notify the county health department for the

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30	county in which the school is located; requiring a
31	county health department that has received such
32	notification to notify the Department of Health of the
33	request; requiring the department to designate no more
34	than two employees of the county health department to
35	serve as county-designated caregivers; requiring such
36	employees to obtain registration and to meet certain
37	criteria; requiring a county-designated caregiver to
38	follow any procedures adopted by department rule;
39	requiring the caregiver of the student to provide an
40	appropriate supply of marijuana and any marijuana
41	delivery devices needed to be administered during the
42	school day to a county-designated caregiver at a
43	county health department building; requiring the
44	county-designated caregiver to receive, document, and
45	account for the marijuana and any marijuana delivery
46	devices; requiring marijuana in its original container
47	and marijuana delivery devices to be stored under lock
48	and key when not in use or when being transported for
49	use; providing that a county-designated caregiver is
50	not liable for civil damages as a result of his or her
51	actions if certain criteria are met; requiring a
52	school principal who has received a request for
53	marijuana to be administered during the school day to
54	a student who is a qualified patient to designate an
55	isolated area on school grounds where marijuana may be
56	administered to the student; requiring a caregiver or
57	a county-designated caregiver to administer marijuana
58	to the student in the area designated by the school

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59	principal; prohibiting marijuana and marijuana
60	delivery devices from being stored on school grounds;
61	prohibiting a school from obstructing a student who is
62	a qualified patient from accessing marijuana during
63	the school day; providing that funding needed to
64	administer this section shall be provided from the
65	Grants and Donations Trust Fund within the Department
66	of Health from certain fees collected by the
67	department; requiring the department to adopt rules;
68	amending s. 1006.062, F.S.; deleting a requirement
69	that each district school board adopt a policy and a
70	procedure for allowing a student who is a qualified
71	patient to access marijuana for medical use; providing
72	an effective date.
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74	Be It Enacted by the Legislature of the State of Florida:
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76	Section 1. Paragraph (j) of subsection (1), subsection (6),
77	paragraph (c) of subsection (12), and paragraphs (f) and (g) of
78	subsection (14) of section 381.986, Florida Statutes, are
79	amended to read:
80	381.986 Medical use of marijuana.—
81	(1) DEFINITIONSAs used in this section, the term:
82	(j) "Medical use" means the acquisition, possession, use,
83	delivery, transfer, or administration of marijuana authorized by
84	a physician certification. The term does not include:
85	1. Possession, use, or administration of marijuana that was
86	not purchased or acquired from a medical marijuana treatment
87	center.
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88	2. Possession, use, or administration of marijuana in a
89	form for smoking, in the form of commercially produced food
90	items other than edibles, or of marijuana seeds or flower,
91	except for flower in a sealed, tamper-proof receptacle for
92	vaping.
93	3. Use or administration of any form or amount of marijuana
94	in a manner that is inconsistent with the qualified physician's
95	directions or physician certification.
96	4. Transfer of marijuana to a person other than the
97	qualified patient for whom it was authorized or the qualified
98	patient's caregiver on behalf of the qualified patient.
99	5. Use or administration of marijuana in the following
100	locations:
101	a. On any form of public transportation, except for low-THC
102	cannabis.
103	b. In any public place, except for low-THC cannabis.
104	c. In a qualified patient's place of employment, except
105	when permitted by his or her employer.
106	d. In a state correctional institution, as defined in s.
107	944.02, or a correctional institution, as defined in s. 944.241.
108	e. On the grounds of a preschool, primary school, or
109	secondary school, except as provided in <u>s. 381.9867</u> <del>s. 1006.062</del> .
110	f. In a school bus, a vehicle, an aircraft, or a motorboat,
111	except for low-THC cannabis.
112	(6) CAREGIVERS.—
113	(a) The department must register an individual as a
114	caregiver on the medical marijuana use registry and issue a
115	caregiver identification card if an individual designated by a
116	qualified patient meets all of the requirements of this

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117	subsection and department rule.
118	(b) A caregiver must:
119	1. Not be a qualified physician and not be employed by or
120	have an economic interest in a medical marijuana treatment
121	center or a marijuana testing laboratory.
122	2. Be 21 years of age or older and a resident of this
123	state.
124	3. Agree in writing to assist with the qualified patient's
125	medical use of marijuana.
126	4. Be registered in the medical marijuana use registry as a
127	caregiver for no more than one qualified patient, except as
128	provided in this paragraph.
129	5. Successfully complete a caregiver certification course
130	developed and administered by the department or its designee,
131	which must be renewed biennially. The price of the course may
132	not exceed \$100.
133	6. Pass a background screening pursuant to subsection (9),
134	unless the patient is a close relative of the caregiver.
135	(c) A qualified patient may <u>not</u> designate <del>no</del> more than one
136	caregiver to assist with the qualified patient's medical use of
137	marijuana, unless:
138	1. The qualified patient is a minor and the designated
139	caregivers are parents or legal guardians of the qualified
140	patient;
141	2. The qualified patient is an adult who has an
142	intellectual or developmental disability that prevents the
143	patient from being able to protect or care for himself or
144	herself without assistance or supervision and the designated
145	caregivers are the parents or legal guardians of the qualified

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146	patient; <del>or</del>
147	3. The qualified patient is admitted to a hospice program <u>;</u>
148	or
149	4. The qualified patient is a student whose parent has
150	requested that a county-designated caregiver assist the student
151	with the medical use of marijuana during the school day pursuant
152	<u>to s. 381.9867</u> .
153	(d) A caregiver may <u>not</u> be registered in the medical
154	marijuana use registry as a designated caregiver for <del>no</del> more
155	than one qualified patient, unless:
156	1. The caregiver is a parent or legal guardian of more than
157	one minor who is a qualified patient;
158	2. The caregiver is a parent or legal guardian of more than
159	one adult who is a qualified patient and who has an intellectual
160	or developmental disability that prevents the patient from being
161	able to protect or care for himself or herself without
162	assistance or supervision; <del>or</del>
163	3. All qualified patients whom the caregiver has agreed to
164	assist are admitted to a hospice program and have requested the
165	assistance of that caregiver with the medical use of marijuana;
166	the caregiver is an employee of the hospice; and the caregiver
167	provides personal care or other services directly to clients of
168	the hospice in the scope of that employment; or
169	4. All qualified patients whom the caregiver has agreed to
170	assist are students whose parents have requested the assistance
171	of a county-designated caregiver to assist them with the medical
172	use of marijuana during the school day pursuant to s. 381.9867,
173	and the caregiver is a county-designated caregiver.
174	(e) A caregiver may not receive compensation, other than
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204	<u>(f)<del>(g)</del> Notwithstanding s. 893.13, s. 893.135, s. 893.147,</u>
205	or any other provision of law, but subject to the requirements
206	of this section, a research institute established by a public
207	postsecondary educational institution, such as the H. Lee
208	Moffitt Cancer Center and Research Institute, Inc., established
209	under s. 1004.43, or a state university that has achieved the
210	preeminent state research university designation under s.
211	1001.7065 may possess, test, transport, and lawfully dispose of
212	marijuana for research purposes as provided by this section.
213	Section 2. Section 381.9867, Florida Statutes, is created
214	to read:
215	381.9867 Medical use of marijuana in schools.—
216	(1) For purposes of this section:
217	(a) The term "caregiver" has the same meaning as in s.
218	381.986(1).
219	(b) The term "county-designated caregiver" means an
220	employee of a county health department designated by the
221	department pursuant to subsection (4) who has an identification
222	card and is registered as a caregiver pursuant to s. 381.986(6).
223	(c) The terms "marijuana," "marijuana delivery device,"
224	"medical use," "physician certification," and "qualified
225	patient" have the same meanings as in s. 381.986(1).
226	(2) A parent of a student who is a qualified patient may
227	request that marijuana obtained pursuant to s. 381.986 be
228	administered to the student during the school day. A request
229	must be made in writing to the school principal and must include
230	all of the following information:
231	(a) A copy of the student's current patient identification
232	card as described in s. 381.986(7)(a).

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233	(b) A copy of the student's current physician certification
234	as described in s. 381.986(4).
235	(c) A statement that explains the necessity for
236	administration of the marijuana during the school day, including
237	any occasion when the student is away from school property on
238	official school business.
239	(d) A statement authorizing a registered caregiver of the
240	student or a county-designated caregiver to administer marijuana
241	to the student. If the parent is the registered caregiver of the
242	student, the parent may include a statement of his or her desire
243	to administer marijuana to the student.
244	(3) If the parent authorizes the registered caregiver of
245	the student to administer marijuana to the student during the
246	school day, the caregiver is responsible for obtaining,
247	accounting for, and storing the marijuana and any marijuana
248	delivery devices as provided in this section and s. 381.986.
249	(4)(a) Upon receiving a request that includes a statement
250	authorizing a county-designated caregiver to administer
251	marijuana to a student, a school principal shall promptly notify
252	the county health department for the county in which the school
253	is located. The county health department shall notify the
254	department of the request, and the department shall designate no
255	more than two employees of the county health department to serve
256	as county-designated caregivers. A county-designated caregiver
257	shall follow any procedures adopted by department rule under
258	subsection (8).
259	(b) The caregiver of the student shall provide to a county-
260	designated caregiver at a county health department building an
261	appropriate supply of marijuana and any marijuana delivery

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262	devices necessary for administration of the marijuana during the
263	school day, all of which must be obtained pursuant to s.
264	381.986. The county-designated caregiver shall document and
265	account for the marijuana and any marijuana delivery devices
266	received. The county-designated caregiver is responsible for the
267	transportation of the marijuana and marijuana delivery devices
268	to and from the county health department building and the
269	school, for administering marijuana to the student. When the
270	<u>marijuana or marijuana delivery devices are not in use or are</u>
271	not being transported for use, the marijuana must be placed in
272	its original container and it and any marijuana delivery devices
273	must be stored in a secure fashion under lock and key.
274	(c) A county-designated caregiver is not liable for civil
275	damages as a result of his or her actions arising out of
276	assisting students who are qualified patients with the medical
277	use of marijuana if the county-designated caregiver acts as a
278	reasonably prudent person would have acted under the same or
279	similar circumstances.
280	(5) A school principal who has received a request under
281	subsection (2) must designate an isolated area on school grounds
282	where marijuana may be administered to the student. A caregiver
283	or county-designated caregiver may administer marijuana to the
284	student on school grounds only in the designated area. Marijuana
285	and marijuana delivery devices may not be stored on school
286	grounds.
287	(6) A school may not obstruct a student who is a qualified
288	patient from accessing marijuana during the school day in
289	accordance with this section.
290	(7) Funding to administer this section shall be provided
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291	through the Grants and Donations Trust Fund within the
292	Department of Health from fees collected by the department under
293	<u>s. 381.986.</u>
294	(8) The department shall adopt rules necessary to
295	administer this section.
296	Section 3. Subsection (8) of section 1006.062, Florida
297	Statutes, is amended to read:
298	1006.062 Administration of medication and provision of
299	medical services by district school board personnel
300	(8) Each district school board shall adopt a policy and a
301	procedure for allowing a student who is a qualified patient, as
302	defined in s. 381.986, to use marijuana obtained pursuant to
303	that section. Such policy and procedure shall ensure access by
304	the qualified patient; identify how the marijuana will be
305	received, accounted for, and stored; and establish processes to
306	prevent access by other students and school personnel whose
307	access would be unnecessary for the implementation of the
308	policy.
309	Section 4. This act shall take effect July 1, 2018.

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