A bill to be entitled
An act relating to the Florida High School Athletic
Association; amending s. 1006.20, F.S.; requiring the
Florida High School Athletic Association, in
consultation with its Sports Medicine Advisory
Committee, to adopt bylaws to establish requirements
for the provision of health care services to student
athletes; requiring that such health care services be
as comprehensive as practicable; requiring that the
bylaws, at a minimum, require member schools, when
practicable, to hire or contract with qualified health
care providers to provide health care services to
certain student athletes and provide for the legally
compliant collection, review, and storage of student
athlete health information; providing an effective
date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Paragraph (n) is added to subsection (2) of
section 1006.20, Florida Statutes, to read:
1006.20 Athletics in public K-12 schools.—
(2) ADOPTION OF BYLAWS, POLICIES, OR GUIDELINES.—
    (n) The FHSAA, in consultation with its Sports Medicine
Advisory Committee, shall adopt bylaws to establish requirements
for the provision of health care services to student athletes by
member schools. Required health care services for student
athletes must be as comprehensive as practicable. At a minimum,
the bylaws must require that member schools, when practicable:
1. Hire or contract with a qualified health care provider to provide health care services to student athletes participating in collision and contact sports as defined by the sports medicine advisory committee established under paragraph (m).

2. Provide for the legally compliant collection, review, and storage of student athlete health information, including, but not limited to, preparticipation screenings and written medical clearance to return for student athletes.

Section 2. This act shall take effect July 1, 2023.