By Senator Mayfield

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1	A reviser's bill to be entitled
2	An act relating to the Florida Statutes; amending ss.
3	381.915, 402.7305, 1001.60, 1003.491, 1007.33, and
4	1008.45, F.S., to conform to section 7 of chapter
5	2022-70, Laws of Florida, which directs the Division
6	of Law Revision to prepare a reviser's bill to replace
7	references to the phrases "the Southern Association of
8	Colleges and Schools," "the Commission on Colleges of
9	the Southern Association of Colleges and Schools," and
10	"the Southern Association of Colleges and Schools
11	Commission on Colleges," wherever they occur in the
12	Florida Statutes, with the phrase "an accrediting
13	agency or association recognized by the database
14	created and maintained by the United States Department
15	of Education"; providing an effective date.
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17	Be It Enacted by the Legislature of the State of Florida:
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19	Section 1. Paragraph (a) of subsection (3) and paragraph
20	(c) of subsection (4) of section 381.915, Florida Statutes, are
21	amended to read:
22	381.915 Casey DeSantis Cancer Research Program
23	(3) On or before September 15 of each year, the department
24	shall calculate an allocation fraction to be used for
25	distributing funds to participating cancer centers. On or before
26	the final business day of each quarter of the state fiscal year,
27	the department shall distribute to each participating cancer
28	center one-fourth of that cancer center's annual allocation
29	calculated under subsection (6). The allocation fraction for

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30	each participating cancer center is based on the cancer center's
31	tier-designated weight under subsection (4) multiplied by each
32	of the following allocation factors: number of reportable cases,
33	peer-review costs, and biomedical education and training. As
34	used in this section, the term:
35	(a) "Biomedical education and training" means instruction
36	that is offered to a student who is enrolled in a biomedical
37	research program at an affiliated university as a medical
38	student or a student in a master's or doctoral degree program,
39	or who is a resident physician trainee or postdoctoral trainee
40	in such program. An affiliated university biomedical research
41	program must be accredited or approved by a nationally
42	recognized agency and offered through an institution accredited
43	by an accrediting agency or association recognized by the
44	database created and maintained by the United States Department
45	of Education the Commission on Colleges of the Southern
46	Association of Colleges and Schools. Full-time equivalency for
47	trainees shall be prorated for training received in oncologic
48	sciences and oncologic medicine.
49	(4) Tier designations and corresponding weights within the
50	Casey DeSantis Cancer Research Program are as follows:
51	(c) Tier 3: Florida-based cancer centers seeking
52	designation as either a NCI-designated cancer center or NCI-
53	designated comprehensive cancer center, which shall be weighted
54	at 1.0.
55	1. A cancer center shall meet the following minimum
56	criteria to be considered eligible for Tier 3 designation in any
57	given fiscal year:
58	a. Conducting cancer-related basic scientific research and

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59	cancer-related population scientific research;
60	b. Offering and providing the full range of diagnostic and
61	treatment services on site, as determined by the Commission on
62	Cancer of the American College of Surgeons;
63	c. Hosting or conducting cancer-related interventional
64	clinical trials that are registered with the NCI's Clinical
65	Trials Reporting Program;
66	d. Offering degree-granting programs or affiliating with
67	universities through degree-granting programs accredited or
68	approved by a nationally recognized agency and offered through
69	the center or through the center in conjunction with another
70	institution accredited by an accrediting agency or association
71	recognized by the database created and maintained by the United
72	States Department of Education the Commission on Colleges of the
73	Southern Association of Colleges and Schools;
74	e. Providing training to clinical trainees, medical
75	trainees accredited by the Accreditation Council for Graduate
76	Medical Education or the American Osteopathic Association, and
77	postdoctoral fellows recently awarded a doctorate degree; and
78	f. Having more than \$5 million in annual direct costs
79	associated with their total NCI peer-reviewed grant funding.
80	2. The General Appropriations Act or accompanying
81	legislation may limit the number of cancer centers which shall
82	receive Tier 3 designations or provide additional criteria for
83	such designation.
84	3. A cancer center's participation in Tier 3 may not extend
85	beyond June 30, 2024.
86	4. A cancer center that qualifies as a designated Tier 3
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88	2014, is authorized to pursue NCI designation as a cancer center
89	or a comprehensive cancer center until June 30, 2024.
90	Section 2. Paragraph (a) of subsection (2) of section
91	402.7305, Florida Statutes, is amended to read:
92	402.7305 Department of Children and Families; procurement
93	of contractual services; contract management
94	(2) PROCUREMENT OF COMMODITIES AND CONTRACTUAL SERVICES
95	(a) Notwithstanding s. 287.057(3)(e)12., if the department
96	intends to contract with a public postsecondary institution to
97	provide a service, the department must allow all public
98	postsecondary institutions in this state that are accredited by
99	an accrediting agency or association recognized by the database
100	created and maintained by the United States Department of
101	Education the Southern Association of Colleges and Schools to
102	bid on the contract. Thereafter, notwithstanding any other
103	provision of law, if a public postsecondary institution intends
104	to subcontract for any service awarded in the contract, the
105	subcontracted service must be procured by competitive
106	procedures.
107	Section 3. Paragraph (b) of subsection (2) of section
108	1001.60, Florida Statutes, is amended to read:
109	1001.60 Florida College System
110	(2) FLORIDA COLLEGE SYSTEM.—There shall be a single Florida
111	College System comprised of the Florida College System
112	institutions identified in s. 1000.21(3). A Florida College
113	System institution may not offer graduate degree programs.
114	(b)1. With the approval of its district board of trustees,
115	a Florida College System institution may change the
116	institution's name set forth in s. $1000.21(3)$ and use the

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117	designation "college" or "state college" if it has been
118	authorized to grant baccalaureate degrees pursuant to s. 1007.33
119	and has been accredited as a baccalaureate-degree-granting
120	institution by an accrediting agency or association recognized
121	by the database created and maintained by the United States
122	Department of Education the Commission on Colleges of the
123	Southern Association of Colleges and Schools.
124	2. With the approval of its district board of trustees, a
125	Florida College System institution that does not meet the
126	criteria in subparagraph 1. may request approval from the State
127	Board of Education to change the institution's name set forth in
128	s. 1000.21(3) and use the designation "college." The State Board
129	of Education may approve the request if the Florida College
130	System institution enters into an agreement with the State Board
131	of Education to do the following:
132	a. Maintain as its primary mission responsibility for
133	responding to community needs for postsecondary academic
134	education and career degree education as prescribed in s.
135	1004.65(5).
136	b. Maintain an open-door admissions policy for associate-
137	level degree programs and workforce education programs.
138	c. Continue to provide outreach to underserved populations.
139	d. Continue to provide remedial education.
140	e. Comply with all provisions of the statewide articulation
141	agreement that relate to 2-year and 4-year public degree-
142	granting institutions as adopted by the State Board of Education
143	pursuant to s. 1007.23.
144	Section 4. Paragraph (a) of subsection (4) of section
145	1003.491, Florida Statutes, is amended to read:

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          1003.491 Florida Career and Professional Education Act.-The
     Florida Career and Professional Education Act is created to
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148
     provide a statewide planning partnership between the business
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     and education communities in order to attract, expand, and
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     retain targeted, high-value industry and to sustain a strong,
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     knowledge-based economy.
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           (4) The State Board of Education shall establish a process
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     for the continual and uninterrupted review of newly proposed
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     core secondary courses and existing courses requested to be
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     considered as core courses to ensure that sufficient rigor and
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     relevance is provided for workforce skills and postsecondary
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     education and aligned to state curriculum standards.
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           (a) The review of newly proposed core secondary courses
     shall be the responsibility of a curriculum review committee
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     whose membership is approved by CareerSource Florida, Inc. The
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161
     membership of the committee shall include:
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          1. Three certified high school counselors recommended by
     the Florida Association of Student Services Administrators.
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          2. Three assistant superintendents for curriculum and
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     instruction, recommended by the Florida Association of District
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     School Superintendents, who serve in districts that operate
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     successful career and professional academies pursuant to s.
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     1003.492 or a successful series of courses that lead to industry
     certification. Committee members in this category shall employ
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     the expertise of appropriate subject area specialists in the
     review of proposed courses.
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          3. Three workforce representatives recommended by the
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     Department of Economic Opportunity.
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          4. Three admissions directors of postsecondary institutions
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176	the database created and maintained by the United States
177	Department of Education the Southern Association of Colleges and
178	Schools, representing both public and private institutions.
179	5. The Commissioner of Education, or his or her designee,
180	who is responsible for K-12 curriculum and instruction and shall
181	employ the expertise of appropriate subject area specialists in
182	the review of proposed courses.
183	Section 5. Paragraphs (f), (g), and (h) of subsection (5)
184	of section 1007.33, Florida Statutes, are amended to read:
185	1007.33 Site-determined baccalaureate degree access
186	(5) The approval process for baccalaureate degree programs
187	shall require:
188	(f) The Florida College System institution to obtain from
189	an accrediting agency or association recognized by the database
190	created and maintained by the United States Department of
191	Education the Commission on Colleges of the Southern Association
192	of Colleges and Schools accreditation as a baccalaureate-degree-
193	granting institution if approved by the State Board of Education
194	to offer its first baccalaureate degree program.
195	(g) The Florida College System institution to notify <u>an</u>
196	accrediting agency or association recognized by the database
197	created and maintained by the United States Department of
198	Education the Commission on Colleges of the Southern Association
199	<del>of Colleges and Schools</del> of subsequent degree programs that are
200	approved by the State Board of Education and to comply with the
201	association's required substantive change protocols for
202	accreditation purposes.
203	(h) The Florida College System institution to annually, and

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204	upon request of the State Board of Education, the Commissioner
205	of Education, the Chancellor of the Florida College System, or
206	the Legislature, report its status using the following
207	performance and compliance indicators:
208	1. Obtaining and maintaining appropriate Southern
209	Association of Colleges and Schools accreditation from an
210	accrediting agency or association recognized by the database
211	created and maintained by the United States Department of
212	Education;
213	2. Maintaining qualified faculty and institutional
214	resources;
215	3. Maintaining enrollment in previously approved programs;
216	4. Managing fiscal resources appropriately;
217	5. Complying with the primary mission and responsibility
218	requirements in subsections (2) and (3); and
219	6. Other indicators of success, including program
220	completions, placements, and surveys of graduates and employers.
221	
222	The State Board of Education, upon review of the performance and
223	compliance indicators, may require a Florida College System
224	institution's board of trustees to modify or terminate a
225	baccalaureate degree program authorized under this section.
226	Section 6. Paragraph (g) of subsection (1) of section
227	1008.45, Florida Statutes, is amended to read:
228	1008.45 Florida College System institution accountability
229	process
230	(1) It is the intent of the Legislature that a management
231	and accountability process be implemented which provides for the
232	systematic, ongoing improvement and assessment of the

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233	improvement of the quality and efficiency of the Florida College
234	System institutions. Accordingly, the State Board of Education
235	and the Florida College System institution boards of trustees
236	shall develop and implement an accountability plan to improve
237	and evaluate the instructional and administrative efficiency and
238	effectiveness of the Florida College System. This plan shall be
239	designed in consultation with staff of the Governor and the
240	Legislature and must address the following issues:
241	(g) Institutional assessment efforts related to the
242	requirements of an accrediting agency or association recognized
243	by the database created and maintained by the United States
244	Department of Education s. III in the Criteria for Accreditation
245	of the Commission on Colleges of the Southern Association of
246	Colleges and Schools.
247	Reviser's noteAmended pursuant to the directive of the
248	Legislature in s. 7, ch. 2022-70, Laws of Florida, to the
249	Division of Law Revision to prepare a reviser's bill for
250	the 2023 Regular Session of the Legislature to replace
251	references to the phrases "the Southern Association of
252	Colleges and Schools," "the Commission on Colleges of the
253	Southern Association of Colleges and Schools," and "the
254	Southern Association of Colleges and Schools Commission on
255	Colleges," wherever they occur in the Florida Statutes,
256	with the phrase "an accrediting agency or association
257	recognized by the database created and maintained by the
258	United States Department of Education."
259	Section 7. This act shall take effect on the 60th day after

adjournment sine die of the session of the Legislature in which enacted.

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