## Amendment No. 1

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Committee/Subcommittee hearing bill: Criminal Justice

Subcommittee

Representative McBurney offered the following:

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## Amendment

Remove lines 141-171 and insert: training for each inmate, as appropri

training for each inmate, as appropriate. Assignment of inmates to programs shall be based on the evaluation and length of time the inmate will be in the department's custody, shall be reviewed every 6 months to ensure proper placement based on bed space availability, and shall be governed by the following objectives and priorities:

1. Inmates shall be assigned to programs to meet the work-requirement needs of the department, including performing essential operational functions and meeting the requirements of revenue-generating contracts.

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Amendment No. 1

2.	Inmates	shall	be	assigned	to	correctional	education
programs							

- 3. Inmates shall be assigned to programs to meet all other work-requirement needs of the department, including performing remaining operational functions and meeting the requirements of non-revenue-generating contracts.
- (b) For purposes of this subsection, the term "revenue-generating contracts" includes contracts with the department; the Department of Transportation; private-sector businesses operating programs authorized under s. 946.5111; and federal, state, or local governmental entities or subdivisions providing services authorized under s. 944.10(7).
- Section 9. Section 946.5106, Florida Statutes, is created to read:
- 946.5106 Rulemaking.— The department may adopt rules, procedures, and policies relating to the use of its inmates in correctional work programs.

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