

Amendment No. (for drafter's use only)

CHAMBER ACTION

Senate

House

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Representative Sobel offered the following:

Amendment to Amendment (565379) (with title amendment)

Between line(s) 760 and 761, insert:

Section 5. For the 2003-2004 fiscal year, the sum of \$20 million is appropriated from nonrecurring general revenue to the Agency for Health Care Administration to provide comprehensive health insurance coverage to Title XXI children eligible under the Florida Kidcare Program. Notwithstanding any language contained in the 2003-2004 General Appropriations Act, including, but not limited to, Specific Appropriations 144 through 147, such funds shall be used during fiscal year 2003-2004:

(1) To provide Kidcare benefits and coverage for Title XXI eligible children on the waiting list as of the effective date of this act.

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27 (2) For Title XXI eligible children not on the waiting
28 list as of the effective date of this act but for whom
29 application is subsequently made for Kidcare benefits.

30 (3) To prevent disenrollment of children currently
31 enrolled in Title XXI programs.

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33 In order to maximize federal funds, the agency is granted in
34 compliance with chapter 216, Florida Statutes, additional budget
35 authority to expand existing programs using increased federal
36 funding through Title XXI of the Social Security Act.

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38 ===== T I T L E A M E N D M E N T =====

39 Remove line(s) 766-800, and insert:
40 An act relating to economic development; creating s. 288.955,
41 F.S.; providing definitions; creating the Scripps Florida
42 Funding Corporation to facilitate the establishment and
43 operation of a biomedical research institution for the purposes
44 of enhancing education and research and promoting economic
45 development and diversity; providing for a board of directors;
46 prohibiting conflicts of interest; providing penalties;
47 providing powers and duties of the corporation; providing for
48 investment of funds; requiring an operating plan; requiring the
49 corporation and a grantee entity to enter into a contract;
50 providing contract requirements; providing for performance
51 expectations and disbursement conditions; providing requirements
52 and criteria; providing for disbursement and reinvestment of
53 funds; requiring reports, audits, and evaluations; limiting the
54 use of funds; providing that the appropriation of funds does not
55 constitute a debt of the state or a subdivision of the state nor

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56 does it subject the state or a subdivision to liability;
57 providing for extension of certain deadlines in certain
58 situations in which the grantee cannot meet contract conditions
59 with limitations; providing for resumption of such deadlines;
60 amending s. 20.435, F.S.; providing for additional funds to be
61 deposited into the Biomedical Research Trust Fund; deleting a
62 provision for future termination date of the fund; amending s.
63 403.973, F.S.; specifying that projects that are part of the
64 biomedical research institution and campus are eligible for the
65 expedited permitting process; providing for challenges to state
66 agency action in expedited permitting related to the institution
67 and campus; providing legislative intent with respect to
68 creating economic opportunity and improving public health
69 through the establishment of a biomedical research institution;
70 providing appropriations; providing an effective date.