# Florida Senate - 2004

By Senator Peaden

	2-1493B-04	See HB
1	A bill to be entitled	
2	An act relating to health care initiatives;	
3	creating s. 460.4062, F.S.; authorizing the	
4	Department of Health to issue a chiropractic	
5	medicine faculty certificate for certain	
6	faculty who have accepted appointment at a	
7	publicly funded state university or college;	
8	authorizing a fee; providing requirements;	
9	providing for renewal and expiration of the	
10	certificate; creating s. 1004.383, F.S.;	
11	authorizing a chiropractic medicine degree	
12	program at Florida State University; amending	
13	s. 561.121, F.S.; providing for annual	
14	appropriations from the proceeds of the excise	
15	tax on alcoholic beverages; providing for	
16	distribution of the funds to the Department of	
17	Elderly Affairs, the Department of Health, and	
18	Florida State University for specified research	
19	and programs; amending s. 1004.43, F.S.;	
20	authorizing the establishment of for-profit	
21	subsidiaries of the governing corporation of	
22	the H. Lee Moffitt Cancer Center and Research	
23	Institute; prohibiting certain activities by	
24	such for-profit subsidiaries; requiring that	
25	the contract with the State Board of Education	
26	permit the use of lands, facilities, and	
27	personnel for research, education, treatment,	
28	prevention, and early detection of cancer;	
29	authorizing the governing corporation and its	
30	subsidiaries to obtain their own property	
31	insurance coverage; requiring that certain	
	1	

### **Florida Senate - 2004** 2-1493B-04

1 appropriations be paid directly to the board of 2 directors of the governing corporation; 3 changing the appointing authority for certain members of the council of scientific advisers; 4 5 amending s. 1004.445, F.S.; renaming the б Florida Alzheimer's Center and Research 7 Institute as the Johnnie B. Byrd, Sr., Alzheimer's Center and Research Institute; 8 deleting obsolete provisions; authorizing the 9 10 establishment of for-profit subsidiaries of the 11 governing corporation; requiring that the contract with the State Board of Education 12 permit the use of lands, facilities, and 13 personnel for research, education, treatment, 14 prevention, and early detection of Alzheimer's 15 disease; authorizing the governing corporation 16 17 and its subsidiaries to obtain their own property insurance coverage; requiring that 18 19 certain appropriations be paid directly to the board of directors of the governing 20 corporation; changing the appointing authority 21 for certain members of the council of 22 scientific advisers; creating the Florida 23 24 Center for Universal Research to Eradicate Disease within the Department of Health; 25 providing legislative findings and intent; 26 27 specifying the purpose and duties of the 28 center; requiring an annual report to the 29 Governor and Legislature; authorizing the 30 department to outsource the duties of the 31 center; creating an advisory council; amending

2

## Florida Senate - 2004 2-1493B-04

1	s. 215.5602, F.S.; expanding the long-term
2	goals of the James and Esther King Biomedical
3	Research Program to include the cure of
4	specified diseases; providing funding priority;
5	amending s. 215.5601, F.S., relating to the
6	Lawton Chiles Endowment Fund, to conform an
7	intent provision; designating the Life Sciences
8	Building at Florida State University as the
9	"James E. 'Jim' King, Jr., Building";
10	authorizing Florida State University to erect
11	markers; creating the Florida Cancer Research
12	Cooperative, Inc.; providing for a board of
13	directors; requiring annual reports; specifying
14	the cooperative's mission and duties; creating
15	the Florida Public Health Foundation, Inc.;
16	providing for the foundation's duties and
17	mission; providing for its board of directors;
18	requiring annual reports; requiring the
19	foundation to coordinate monthly health
20	awareness campaigns to disseminate information
21	about specified diseases and conditions;
22	establishing the Prostate Cancer Awareness
23	Program within the Department of Health for the
24	purpose of providing statewide outreach and
25	education concerning the early detection of
26	prostate cancer; authorizing the department and
27	the Florida Public Health Foundation, Inc., to
28	enter into contracts and seek grant moneys;
29	creating an advisory committee to assist the
30	program; providing for membership of the
31	committee; authorizing reimbursement for
	2

3

1	certain per diem and travel expenses; creating
2	the Cervical Cancer Elimination Task Force;
3	providing duties and membership of the task
4	force; requiring the task force to make
5	periodic reports to the Governor and the
6	Legislature; providing for the task force to be
7	dissolved on a specified date; providing an
8	effective date.
9	
10	Be It Enacted by the Legislature of the State of Florida:
11	
12	Section 1. Section 460.4062, Florida Statutes, is
13	created to read:
14	460.4062 Chiropractic medicine faculty certificate
15	(1) The department may issue a chiropractic medicine
16	faculty certificate without examination to an individual who
17	remits a nonrefundable application fee, not to exceed \$100 as
18	determined by rule of the board, and who demonstrates to the
19	board that he or she meets the following requirements:
20	(a) Is a graduate of an accredited school or college
21	of chiropractic accredited by the Council on Chiropractic
22	Education.
23	(b) Holds a valid current license to practice
24	chiropractic medicine in another jurisdiction in the United
25	States.
26	(c) Is at least 21 years of age and of good moral
27	character.
28	(d) Has not committed any act or offense in any
29	jurisdiction which would constitute the basis for discipline
30	under this chapter or chapter 456.
31	

4

1(e) Has been offered and has accepted a full-time2faculty appointment to teach in a program of chiropractic3medicine at a publicly funded state university or college and4provides a certification from the dean of the appointing5college acknowledging the appointment.6(2) The certificate shall authorize the holder to7practice only in conjunction with his or her faculty position8at a publicly funded state university or college and its9affiliated clinics that are registered with the board as sites10at which holders of chiropractic medicine faculty certificates11will be practicing. Such certificate shall automatically2expire upon termination of the holder's relationship with the13school or after a period of 2 years, whichever occurs first.14(3) The holder of a faculty certificate may engage in15the practice of chiropractic medicine as permitted by this16section.17(4) Notwithstanding subsection (2), a chiropractic18medicine faculty certificate is renewable every 2 years by a19holder who applies to the board on a form prescribed by the20board and who continues to satisfy the requirements set forth21in subsection (1).22Section 2. Section 1004.383, Florida Statutes, is23created to read:241004.383 Chiropractic medicine degree program at25Florida State UniversityA chiropractic medicine degree26program is authorized at Florida State	-	
3medicine at a publicly funded state university or college and provides a certification from the dean of the appointing college acknowledging the appointment.6(2) The certificate shall authorize the holder to practice only in conjunction with his or her faculty position at a publicly funded state university or college and its affiliated clinics that are registered with the board as sites at which holders of chiropractic medicine faculty certificates10at a publicly funded state university or college and its affiliated clinics that are registered with the board as sites at which holders of chiropractic medicine faculty certificates11will be practicing. Such certificate shall automatically expire upon termination of the holder's relationship with the school or after a period of 2 years, whichever occurs first.12(3) The holder of a faculty certificate may engage in the practice of chiropractic medicine as permitted by this section.13medicine faculty certificate is renewable every 2 years by a holder who applies to the board on a form prescribed by the board and who continues to satisfy the requirements set forth in subsection (1).12Section 2. Section 1004.383, Florida Statutes, is created to read: 1004.383 Chiropractic medicine degree program at Florida State UniversityA chiropractic medicine degree program is authorized at Florida State University.13Section 3. Paragraph (a) of subsection (1) of section 561.121, Florida Statutes, is amended to read: 561.121 Deposit of revenue	1	(e) Has been offered and has accepted a full-time
4provides a certification from the dean of the appointing college acknowledging the appointment.6(2) The certificate shall authorize the holder to practice only in conjunction with his or her faculty position at a publicly funded state university or college and its affiliated clinics that are registered with the board as sites at which holders of chiropractic medicine faculty certificates10will be practicing. Such certificate shall automatically expire upon termination of the holder's relationship with the school or after a period of 2 years, whichever occurs first.14(3) The holder of a faculty certificate may engage in the practice of chiropractic medicine as permitted by this section.17(4) Notwithstanding subsection (2), a chiropractic medicine faculty certificate is renewable every 2 years by a holder who applies to the board on a form prescribed by the board and who continues to satisfy the requirements set forth in subsection (1).18sction 2. Section 1004.383, Florida Statutes, is created to read: 1004.383 Chiropractic medicine degree program at Florida State UniversityA chiropractic medicine degree program is authorized at Florida State University.27Section 3. Paragraph (a) of subsection (1) of section 561.121, Florida Statutes, is amended to read: 561.121 Deposit of revenue	2	faculty appointment to teach in a program of chiropractic
5college acknowledging the appointment.6(2) The certificate shall authorize the holder to7practice only in conjunction with his or her faculty position8at a publicly funded state university or college and its9affiliated clinics that are registered with the board as sites10at which holders of chiropractic medicine faculty certificates11will be practicing. Such certificate shall automatically12expire upon termination of the holder's relationship with the13school or after a period of 2 years, whichever occurs first.14(3) The holder of a faculty certificate may engage in15the practice of chiropractic medicine as permitted by this16section.17(4) Notwithstanding subsection (2), a chiropractic18medicine faculty certificate is renewable every 2 years by a19holder who applies to the board on a form prescribed by the20board and who continues to satisfy the requirements set forth21in subsection (1).22Section 2. Section 1004.383, Florida Statutes, is23created to read:241004.383 Chiropractic medicine degree program at25Florida State UniversityA chiropractic medicine degree26program is authorized at Florida State University.27Section 3. Paragraph (a) of subsection (1) of section28561.121 Deposit of revenue30	3	medicine at a publicly funded state university or college and
<ul> <li>(2) The certificate shall authorize the holder to</li> <li>practice only in conjunction with his or her faculty position</li> <li>at a publicly funded state university or college and its</li> <li>affiliated clinics that are registered with the board as sites</li> <li>at which holders of chiropractic medicine faculty certificates</li> <li>will be practicing. Such certificate shall automatically</li> <li>expire upon termination of the holder's relationship with the</li> <li>school or after a period of 2 years, whichever occurs first.</li> <li>(3) The holder of a faculty certificate may engage in</li> <li>the practice of chiropractic medicine as permitted by this</li> <li>section.</li> <li>(4) Notwithstanding subsection (2), a chiropractic</li> <li>medicine faculty certificate is renewable every 2 years by a</li> <li>holder who applies to the board on a form prescribed by the</li> <li>board and who continues to satisfy the requirements set forth</li> <li>in subsection (1).</li> <li>Section 2. Section 1004.383, Florida Statutes, is</li> <li>created to read:</li> <li>1004.383 Chiropractic medicine degree program at</li> <li>Florida State UniversityA chiropractic medicine degree</li> <li>program is authorized at Florida State University.</li> <li>Section 3. Paragraph (a) of subsection (1) of section</li> <li>561.121 Deposit of revenue</li> </ul>	4	provides a certification from the dean of the appointing
7practice only in conjunction with his or her faculty position8at a publicly funded state university or college and its9affiliated clinics that are registered with the board as sites10at which holders of chiropractic medicine faculty certificates11will be practicing. Such certificate shall automatically12expire upon termination of the holder's relationship with the13school or after a period of 2 years, whichever occurs first.14(3) The holder of a faculty certificate may engage in15the practice of chiropractic medicine as permitted by this16section.17(4) Notwithstanding subsection (2), a chiropractic18medicine faculty certificate is renewable every 2 years by a19holder who applies to the board on a form prescribed by the20board and who continues to satisfy the requirements set forth21in subsection (1).22Section 2. Section 1004.383, Florida Statutes, is23created to read:241004.383 Chiropractic medicine degree program at25Florida State UniversityA chiropractic medicine degree26program is authorized at Florida State University.27Section 3. Paragraph (a) of subsection (1) of section28561.121 Deposit of revenue30	5	college acknowledging the appointment.
8at a publicly funded state university or college and its9affiliated clinics that are registered with the board as sites10at which holders of chiropractic medicine faculty certificates11will be practicing. Such certificate shall automatically12expire upon termination of the holder's relationship with the1314(3) The holder of a faculty certificate may engage in1516the practice of chiropractic medicine as permitted by this16section.17(4) Notwithstanding subsection (2), a chiropractic18medicine faculty certificate is renewable every 2 years by a19holder who applies to the board on a form prescribed by the20board and who continues to satisfy the requirements set forth212223241004.38325Florida State UniversityA chiropractic medicine degree2627282829202020212223242425262627282920202021222324242525262627282929 </td <td>6</td> <td>(2) The certificate shall authorize the holder to</td>	6	(2) The certificate shall authorize the holder to
affiliated clinics that are registered with the board as sites at which holders of chiropractic medicine faculty certificates will be practicing. Such certificate shall automatically expire upon termination of the holder's relationship with the school or after a period of 2 years, whichever occurs first. (3) The holder of a faculty certificate may engage in the practice of chiropractic medicine as permitted by this section. (4) Notwithstanding subsection (2), a chiropractic medicine faculty certificate is renewable every 2 years by a holder who applies to the board on a form prescribed by the board and who continues to satisfy the requirements set forth in subsection (1). Section 2. Section 1004.383, Florida Statutes, is created to read: 1004.383 Chiropractic medicine degree program at Florida State UniversityA chiropractic medicine degree program is authorized at Florida State University. Section 3. Paragraph (a) of subsection (1) of section 561.121, Florida Statutes, is amended to read: 561.121 Deposit of revenue 30	7	practice only in conjunction with his or her faculty position
10at which holders of chiropractic medicine faculty certificates11will be practicing. Such certificate shall automatically12expire upon termination of the holder's relationship with the13school or after a period of 2 years, whichever occurs first.14(3) The holder of a faculty certificate may engage in15the practice of chiropractic medicine as permitted by this16section.17(4) Notwithstanding subsection (2), a chiropractic18medicine faculty certificate is renewable every 2 years by a19holder who applies to the board on a form prescribed by the20board and who continues to satisfy the requirements set forth21in subsection (1).22Section 2. Section 1004.383, Florida Statutes, is23created to read:241004.383 Chiropractic medicine degree program at25Florida State UniversityA chiropractic medicine degree26program is authorized at Florida State University.27Section 3. Paragraph (a) of subsection (1) of section28561.121, Florida Statutes, is amended to read:29561.121 Deposit of revenue30	8	at a publicly funded state university or college and its
will be practicing. Such certificate shall automatically expire upon termination of the holder's relationship with the school or after a period of 2 years, whichever occurs first. (3) The holder of a faculty certificate may engage in the practice of chiropractic medicine as permitted by this section. (4) Notwithstanding subsection (2), a chiropractic medicine faculty certificate is renewable every 2 years by a holder who applies to the board on a form prescribed by the board and who continues to satisfy the requirements set forth in subsection (1). Section 2. Section 1004.383, Florida Statutes, is created to read: 1004.383 Chiropractic medicine degree program at Florida State UniversityA chiropractic medicine degree program is authorized at Florida State University. Section 3. Paragraph (a) of subsection (1) of section 561.121, Florida Statutes, is amended to read: 561.121 Deposit of revenue 30	9	affiliated clinics that are registered with the board as sites
12expire upon termination of the holder's relationship with the13school or after a period of 2 years, whichever occurs first.14(3) The holder of a faculty certificate may engage in15the practice of chiropractic medicine as permitted by this16section.17(4) Notwithstanding subsection (2), a chiropractic18medicine faculty certificate is renewable every 2 years by a19holder who applies to the board on a form prescribed by the20board and who continues to satisfy the requirements set forth21in subsection (1).22Section 2. Section 1004.383, Florida Statutes, is23created to read:241004.383 Chiropractic medicine degree program at25Florida State UniversityA chiropractic medicine degree26program is authorized at Florida State University.27Section 3. Paragraph (a) of subsection (1) of section28561.121, Florida Statutes, is amended to read:29561.121 Deposit of revenue	10	at which holders of chiropractic medicine faculty certificates
school or after a period of 2 years, whichever occurs first. (3) The holder of a faculty certificate may engage in the practice of chiropractic medicine as permitted by this section. (4) Notwithstanding subsection (2), a chiropractic medicine faculty certificate is renewable every 2 years by a holder who applies to the board on a form prescribed by the board and who continues to satisfy the requirements set forth in subsection (1). Section 2. Section 1004.383, Florida Statutes, is created to read: 1004.383 Chiropractic medicine degree program at Florida State UniversityA chiropractic medicine degree program is authorized at Florida State University. Section 3. Paragraph (a) of subsection (1) of section 561.121 Deposit of revenue	11	will be practicing. Such certificate shall automatically
<ul> <li>14 (3) The holder of a faculty certificate may engage in</li> <li>15 the practice of chiropractic medicine as permitted by this</li> <li>16 section.</li> <li>17 (4) Notwithstanding subsection (2), a chiropractic</li> <li>18 medicine faculty certificate is renewable every 2 years by a</li> <li>19 holder who applies to the board on a form prescribed by the</li> <li>20 board and who continues to satisfy the requirements set forth</li> <li>21 in subsection (1).</li> <li>22 Section 2. Section 1004.383, Florida Statutes, is</li> <li>23 created to read:</li> <li>24 1004.383 Chiropractic medicine degree program at</li> <li>25 Florida State UniversityA chiropractic medicine degree</li> <li>26 program is authorized at Florida State University.</li> <li>27 Section 3. Paragraph (a) of subsection (1) of section</li> <li>28 561.121, Florida Statutes, is amended to read:</li> <li>29 561.121 Deposit of revenue</li> </ul>	12	expire upon termination of the holder's relationship with the
the practice of chiropractic medicine as permitted by this section. (4) Notwithstanding subsection (2), a chiropractic medicine faculty certificate is renewable every 2 years by a holder who applies to the board on a form prescribed by the board and who continues to satisfy the requirements set forth in subsection (1). Section 2. Section 1004.383, Florida Statutes, is created to read: <u>1004.383</u> Chiropractic medicine degree program at Florida State UniversityA chiropractic medicine degree program is authorized at Florida State University. Section 3. Paragraph (a) of subsection (1) of section 561.121, Florida Statutes, is amended to read: 561.121 Deposit of revenue	13	school or after a period of 2 years, whichever occurs first.
16section.17(4) Notwithstanding subsection (2), a chiropractic18medicine faculty certificate is renewable every 2 years by a19holder who applies to the board on a form prescribed by the20board and who continues to satisfy the requirements set forth21in subsection (1).22Section 2. Section 1004.383, Florida Statutes, is23created to read:241004.383 Chiropractic medicine degree program at25Florida State UniversityA chiropractic medicine degree26program is authorized at Florida State University.27Section 3. Paragraph (a) of subsection (1) of section28561.121 Deposit of revenue30	14	(3) The holder of a faculty certificate may engage in
<ul> <li>17 (4) Notwithstanding subsection (2), a chiropractic</li> <li>medicine faculty certificate is renewable every 2 years by a</li> <li>19 holder who applies to the board on a form prescribed by the</li> <li>20 board and who continues to satisfy the requirements set forth</li> <li>21 in subsection (1).</li> <li>22 Section 2. Section 1004.383, Florida Statutes, is</li> <li>23 created to read:</li> <li>24 1004.383 Chiropractic medicine degree program at</li> <li>25 Florida State UniversityA chiropractic medicine degree</li> <li>26 program is authorized at Florida State University.</li> <li>27 Section 3. Paragraph (a) of subsection (1) of section</li> <li>28 561.121 Deposit of revenue</li> </ul>	15	the practice of chiropractic medicine as permitted by this
18 medicine faculty certificate is renewable every 2 years by a 19 holder who applies to the board on a form prescribed by the 20 board and who continues to satisfy the requirements set forth 21 in subsection (1). 22 Section 2. Section 1004.383, Florida Statutes, is 23 created to read: 24 1004.383 Chiropractic medicine degree program at 25 Florida State UniversityA chiropractic medicine degree 26 program is authorized at Florida State University. 27 Section 3. Paragraph (a) of subsection (1) of section 28 561.121 Deposit of revenue	16	section.
holder who applies to the board on a form prescribed by the board and who continues to satisfy the requirements set forth in subsection (1). Section 2. Section 1004.383, Florida Statutes, is created to read: <u>1004.383 Chiropractic medicine degree program at</u> Florida State UniversityA chiropractic medicine degree program is authorized at Florida State University. Section 3. Paragraph (a) of subsection (1) of section 561.121, Florida Statutes, is amended to read: 561.121 Deposit of revenue	17	(4) Notwithstanding subsection (2), a chiropractic
board and who continues to satisfy the requirements set forth in subsection (1). Section 2. Section 1004.383, Florida Statutes, is created to read: <u>1004.383 Chiropractic medicine degree program at</u> Florida State UniversityA chiropractic medicine degree program is authorized at Florida State University. Section 3. Paragraph (a) of subsection (1) of section 561.121, Florida Statutes, is amended to read: 561.121 Deposit of revenue	18	medicine faculty certificate is renewable every 2 years by a
21 <u>in subsection (1).</u> 22 Section 2. Section 1004.383, Florida Statutes, is 23 created to read: 24 <u>1004.383 Chiropractic medicine degree program at</u> 25 <u>Florida State UniversityA chiropractic medicine degree</u> 26 <u>program is authorized at Florida State University.</u> 27 Section 3. Paragraph (a) of subsection (1) of section 28 561.121, Florida Statutes, is amended to read: 29 561.121 Deposit of revenue 30	19	holder who applies to the board on a form prescribed by the
Section 2. Section 1004.383, Florida Statutes, is created to read: <u>1004.383 Chiropractic medicine degree program at</u> Florida State UniversityA chiropractic medicine degree program is authorized at Florida State University. Section 3. Paragraph (a) of subsection (1) of section 561.121, Florida Statutes, is amended to read: 561.121 Deposit of revenue 30	20	board and who continues to satisfy the requirements set forth
<pre>23 created to read: 24 <u>1004.383 Chiropractic medicine degree program at</u> 25 Florida State UniversityA chiropractic medicine degree 26 program is authorized at Florida State University. 27 Section 3. Paragraph (a) of subsection (1) of section 28 561.121, Florida Statutes, is amended to read: 29 561.121 Deposit of revenue 30</pre>	21	in subsection (1).
1004.383 Chiropractic medicine degree program at Florida State UniversityA chiropractic medicine degree program is authorized at Florida State University. Section 3. Paragraph (a) of subsection (1) of section 561.121, Florida Statutes, is amended to read: 561.121 Deposit of revenue	22	Section 2. Section 1004.383, Florida Statutes, is
25 Florida State UniversityA chiropractic medicine degree 26 program is authorized at Florida State University. 27 Section 3. Paragraph (a) of subsection (1) of section 28 561.121, Florida Statutes, is amended to read: 29 561.121 Deposit of revenue 30	23	created to read:
26 program is authorized at Florida State University. 27 Section 3. Paragraph (a) of subsection (1) of section 28 561.121, Florida Statutes, is amended to read: 29 561.121 Deposit of revenue 30	24	1004.383 Chiropractic medicine degree program at
27 Section 3. Paragraph (a) of subsection (1) of section 28 561.121, Florida Statutes, is amended to read: 29 561.121 Deposit of revenue 30	25	Florida State UniversityA chiropractic medicine degree
<pre>28 561.121, Florida Statutes, is amended to read: 29 561.121 Deposit of revenue 30</pre>	26	program is authorized at Florida State University.
29 561.121 Deposit of revenue 30	27	Section 3. Paragraph (a) of subsection (1) of section
30	28	561.121, Florida Statutes, is amended to read:
	29	561.121 Deposit of revenue
31	30	
	31	

1	(1) All state funds collected pursuant to ss. 563.05,
2	564.06, and 565.12 shall be paid into the State Treasury and
3	disbursed in the following manner:
4	(a) 1. Two percent of monthly collections of the excise
5	taxes on alcoholic beverages established in ss. 563.05,
6	564.06, and 565.12 shall be deposited into the Alcoholic
7	Beverage and Tobacco Trust Fund to meet the division's
8	appropriation for the state fiscal year.
9	2. Beginning July 1, 2004, there is annually
10	distributed and appropriated \$15 million to the Grants and
11	Donations Trust Fund within the Department of Elderly Affairs
12	to support a contract with the Johnnie B. Byrd, Sr.,
13	Alzheimer's Center and Research Institute at the University of
14	South Florida for the purposes of conducting research,
15	developing and operating integrated data projects, and
16	providing assistance to memory disorder clinics as established
17	<u>in s. 430.502.</u>
18	3. Beginning July 1, 2004, there is annually
19	appropriated \$6 million to be paid by warrant drawn by the
20	Chief Financial Officer upon the State Treasury to the James
21	and Esther King Biomedical Research Program within the
22	Department of Health. From these funds, up to \$250,000 shall
23	be available annually for the operating costs of the Florida
24	Center for Universal Research to Eradicate Disease.
25	4. Beginning July 1, 2004, there is annually
26	appropriated \$9 million to be paid by warrant drawn by the
27	Chief Financial Officer upon the State Treasury to Florida
28	State University for the School of Chiropractic Medicine.
29	Notwithstanding the provisions of chapter 216, until the
30	School of Chiropractic Medicine is completely staffed and
31	

1 fully operational, these funds may be used for any purpose by 2 the university. 3 Section 4. Section 1004.43, Florida Statutes, is 4 amended to read: 5 1004.43 H. Lee Moffitt Cancer Center and Research б Institute.--There is established the H. Lee Moffitt Cancer 7 Center and Research Institute at the University of South 8 Florida. (1) The State Board of Education shall enter into an 9 10 agreement for the utilization of the facilities on the campus 11 of the University of South Florida to be known as the H. Lee Moffitt Cancer Center and Research Institute, including all 12 furnishings, equipment, and other chattels used in the 13 operation of said facilities, with a Florida not-for-profit 14 corporation organized solely for the purpose of governing and 15 operating the H. Lee Moffitt Cancer Center and Research 16 17 Institute. This not-for-profit corporation, acting as an 18 instrumentality of the State of Florida, shall govern and 19 operate the H. Lee Moffitt Cancer Center and Research Institute in accordance with the terms of the agreement 20 21 between the State Board of Education and the not-for-profit 22 corporation. The not-for-profit corporation may, with the prior approval of the State Board of Education, create either 23 24 for-profit or not-for-profit corporate subsidiaries, or both, 25 to fulfill its mission. For-profit subsidiaries of the not-for-profit corporation may not compete with for-profit 26 health care providers in the delivery of radiation therapy 27 28 services to patients. The not-for-profit corporation and its 29 subsidiaries are authorized to receive, hold, invest, and administer property and any moneys received from private, 30 31 local, state, and federal sources, as well as technical and 7

1 professional income generated or derived from practice activities of the institute, for the benefit of the institute 2 3 and the fulfillment of its mission. The affairs of the 4 corporation shall be managed by a board of directors who shall 5 serve without compensation. The President of the University of б South Florida and the chair of the State Board of Education, 7 or his or her designee, shall be directors of the not-for-profit corporation, together with 5 representatives of 8 9 the state universities and no more than 14 nor fewer than 10 10 directors who are not medical doctors or state employees. Each 11 director shall have only one vote, shall serve a term of 3 years, and may be reelected to the board. Other than the 12 President of the University of South Florida and the chair of 13 the State Board of Education, directors shall be elected by a 14 majority vote of the board. The chair of the board of 15 directors shall be selected by majority vote of the directors. 16 17 (2) The State Board of Education shall provide in the agreement with the not-for-profit corporation for the 18 19 following: 20 Approval of the articles of incorporation of the (a) 21 not-for-profit corporation by the State Board of Education. 22 (b) Approval of the articles of incorporation of any not-for-profit corporate subsidiary created by the 23 24 not-for-profit corporation. 25 (c) Utilization of lands, hospital facilities, and personnel by the not-for-profit corporation and its 26 27 subsidiaries for research, education, treatment, prevention, 28 and the early detection of cancer and for mutually approved 29 teaching and research programs conducted by the University of South Florida or other accredited medical schools or research 30 31 institutes.

8

### Florida Senate - 2004 2-1493B-04

1	(d) Preparation of an annual financial audit of the
2	not-for-profit corporation's accounts and records and the
3	accounts and records of any subsidiaries to be conducted by an
4	independent certified public accountant. The annual audit
5	report shall include a management letter, as defined in s.
6	11.45, and shall be submitted to the Auditor General and the
7	State Board of Education. The State Board of Education, the
8	Auditor General, and the Office of Program Policy Analysis and
9	Government Accountability shall have the authority to require
10	and receive from the not-for-profit corporation and any
11	subsidiaries or from their independent auditor any detail or
12	supplemental data relative to the operation of the
13	not-for-profit corporation or subsidiary.
14	(e) Provision by the not-for-profit corporation and
15	its subsidiaries of equal employment opportunities to all
16	persons regardless of race, color, religion, sex, age, or
17	national origin.
18	(3) The State Board of Education is authorized to
19	secure comprehensive general liability protection, including
20	professional liability protection, for the not-for-profit
21	corporation and its subsidiaries pursuant to s. 1004.24. The
22	not-for-profit corporation and its subsidiaries shall be
23	exempt from any participation in any property insurance trust
24	fund established by law, including any property insurance
25	trust fund established pursuant to chapter 284, so long as the
26	not-for-profit corporation and its subsidiaries maintain
27	property insurance protection with comparable or greater
28	coverage limits.
29	(4) In the event that the agreement between the
30	not-for-profit corporation and the State Board of Education is
31	

9

terminated for any reason, the State Board of Education shall
 resume governance and operation of said facilities.

3 (5) The institute shall be administered by a chief 4 executive officer who shall serve at the pleasure of the board 5 of directors of the not-for-profit corporation and who shall 6 have the following powers and duties subject to the approval 7 of the board of directors:

8 (a) The chief executive officer shall establish 9 programs which fulfill the mission of the institute in 10 research, education, treatment, prevention, and the early 11 detection of cancer; however, the chief executive officer 12 shall not establish academic programs for which academic 13 credit is awarded and which terminate in the conference of a 14 degree without prior approval of the State Board of Education.

(b) The chief executive officer shall have control 15 over the budget and the dollars appropriated or donated to the 16 17 institute from private, local, state, and federal sources, as well as technical and professional income generated or derived 18 19 from practice activities of the institute. However, professional income generated by university faculty from 20 practice activities at the institute shall be shared between 21 the institute and the university as determined by the chief 22 23 executive officer and the appropriate university dean or vice 24 president.

(c) The chief executive officer shall appoint members to carry out the research, patient care, and educational activities of the institute and determine compensation, benefits, and terms of service. Members of the institute shall be eligible to hold concurrent appointments at affiliated academic institutions. University faculty shall be eligible to hold concurrent appointments at the institute.

10

1 (d) The chief executive officer shall have control 2 over the use and assignment of space and equipment within the 3 facilities. (e) The chief executive officer shall have the power 4 5 to create the administrative structure necessary to carry out 6 the mission of the institute. 7 (f) The chief executive officer shall have a reporting 8 relationship to the Commissioner of Education. 9 (q) The chief executive officer shall provide a copy 10 of the institute's annual report to the Governor and Cabinet, 11 the President of the Senate, the Speaker of the House of Representatives, and the chair of the State Board of 12 13 Education. The board of directors of the not-for-profit 14 (6) corporation shall create a council of scientific advisers to 15 the chief executive officer comprised of leading researchers, 16 17 physicians, and scientists. This council shall review programs and recommend research priorities and initiatives so as to 18 19 maximize the state's investment in the institute. The council shall be appointed by the board of directors of the 20 not-for-profit corporation and shall include five appointees 21 of the State Board of Education. Each member of the council 22 shall be appointed to serve a 2-year term and may be 23 24 reappointed to the council. 25 (7) In carrying out the provisions of this section, the not-for-profit corporation and its subsidiaries are not 26 27 "agencies" within the meaning of s. 20.03(11). 28 (8)(a) Records of the not-for-profit corporation and 29 of its subsidiaries are public records unless made 30 confidential or exempt by law. 31

11

#### Florida Senate - 2004 2-1493B-04

1 (b) Proprietary confidential business information is 2 confidential and exempt from the provisions of s. 119.07(1) 3 and s. 24(a), Art. I of the State Constitution. However, the 4 Auditor General, the Office of Program Policy Analysis and 5 Government Accountability, and the State Board of Education, б pursuant to their oversight and auditing functions, must be 7 given access to all proprietary confidential business 8 information upon request and without subpoena and must maintain the confidentiality of information so received. As 9 10 used in this paragraph, the term "proprietary confidential 11 business information" means information, regardless of its form or characteristics, which is owned or controlled by the 12 13 not-for-profit corporation or its subsidiaries; is intended to be and is treated by the not-for-profit corporation or its 14 subsidiaries as private and the disclosure of which would harm 15 the business operations of the not-for-profit corporation or 16 17 its subsidiaries; has not been intentionally disclosed by the corporation or its subsidiaries unless pursuant to law, an 18 19 order of a court or administrative body, a legislative proceeding pursuant to s. 5, Art. III of the State 20 Constitution, or a private agreement that provides that the 21 information may be released to the public; and which is 22 23 information concerning: 24 1. Internal auditing controls and reports of internal 25 auditors; Matters reasonably encompassed in privileged 26 2. 27 attorney-client communications; 28 Contracts for managed-care arrangements, including 3. 29 preferred provider organization contracts, health maintenance organization contracts, and exclusive provider organization 30 31 contracts, and any documents directly relating to the 12

1 negotiation, performance, and implementation of any such 2 contracts for managed-care arrangements; 3 Bids or other contractual data, banking records, 4 and credit agreements the disclosure of which would impair the 4 5 efforts of the not-for-profit corporation or its subsidiaries б to contract for goods or services on favorable terms; 7 5. Information relating to private contractual data, 8 the disclosure of which would impair the competitive interest of the provider of the information; 9 10 6. Corporate officer and employee personnel 11 information; Information relating to the proceedings and records 12 7. 13 of credentialing panels and committees and of the governing board of the not-for-profit corporation or its subsidiaries 14 15 relating to credentialing; 8. Minutes of meetings of the governing board of the 16 17 not-for-profit corporation and its subsidiaries, except minutes of meetings open to the public pursuant to subsection 18 19 (9); 20 9. Information that reveals plans for marketing services that the corporation or its subsidiaries reasonably 21 22 expect to be provided by competitors; 10. Trade secrets as defined in s. 688.002, including 23 24 reimbursement methodologies or rates; or 25 The identity of donors or prospective donors of 11. property who wish to remain anonymous or any information 26 identifying such donors or prospective donors. The anonymity 27 28 of these donors or prospective donors must be maintained in 29 the auditor's report. 30 31

13

1 As used in this paragraph, the term "managed care" means 2 systems or techniques generally used by third-party payors or 3 their agents to affect access to and control payment for health care services. Managed-care techniques most often 4 5 include one or more of the following: prior, concurrent, and б retrospective review of the medical necessity and 7 appropriateness of services or site of services; contracts 8 with selected health care providers; financial incentives or 9 disincentives related to the use of specific providers, 10 services, or service sites; controlled access to and 11 coordination of services by a case manager; and payor efforts to identify treatment alternatives and modify benefit 12 13 restrictions for high-cost patient care. (9) Meetings of the governing board of the 14 not-for-profit corporation and meetings of the subsidiaries of 15 the not-for-profit corporation at which the expenditure of 16 17 dollars appropriated to the not-for-profit corporation by the state are discussed or reported must remain open to the public 18 19 in accordance with s. 286.011 and s. 24(b), Art. I of the State Constitution, unless made confidential or exempt by law. 20 Other meetings of the governing board of the not-for-profit 21 corporation and of the subsidiaries of the not-for-profit 22 corporation are exempt from s. 286.011 and s. 24(b), Art. I of 23 24 the State Constitution. 25 (10) In addition to the continuing appropriation to the institute provided in s. 210.20(2), any appropriation to 26 27 the institute provided in a general appropriations act shall 28 be paid directly to the board of directors of the 29 not-for-profit corporation by warrant drawn by the Chief Financial Officer from the State Treasury. 30 31

14

1 Section 5. Section 1004.445, Florida Statutes, is 2 amended to read: 3 1004.445 Johnnie B. Byrd, Sr., Florida Alzheimer's Center and Research Institute. --4 5 (1) Effective July 1, 2002, The Johnnie B. Byrd, Sr., б Florida Alzheimer's Center and Research Institute is 7 established at the University of South Florida. 8 (2)(a) The State Board of Education shall enter into an agreement for the utilization of the facilities on the 9 10 campus of the University of South Florida to be known as the 11 Johnnie B. Byrd, Sr., Florida Alzheimer's Center and Research Institute, including all furnishings, equipment, and other 12 chattels used in the operation of those facilities, with a 13 Florida not-for-profit corporation organized solely for the 14 purpose of governing and operating the Johnnie B. Byrd, Sr., 15 Florida Alzheimer's Center and Research Institute. This 16 17 not-for-profit corporation, acting as an instrumentality of the state, shall govern and operate the Johnnie B. Byrd, Sr., 18 19 Florida Alzheimer's Center and Research Institute in accordance with the terms of the agreement between the State 20 Board of Education and the not-for-profit corporation. The 21 not-for-profit corporation may, with the prior approval of the 22 State Board of Education, create either for-profit or 23 24 not-for-profit corporate subsidiaries, or both, to fulfill its 25 mission. The not-for-profit corporation and its subsidiaries are authorized to receive, hold, invest, and administer 26 property and any moneys acquired from private, local, state, 27 and federal sources, as well as technical and professional 28 29 income generated or derived from practice activities of the institute, for the benefit of the institute and the 30 31 fulfillment of its mission.

15

#### Florida Senate - 2004 2-1493B-04

1 (b)1. The affairs of the not-for-profit corporation 2 shall be managed by a board of directors who shall serve 3 without compensation. The board of directors shall consist of the President of the University of South Florida and the chair 4 5 of the State Board of Education, or their designees, 5 б representatives of the state universities, and no fewer than 9 7 nor more than 14 representatives of the public who are neither 8 medical doctors nor state employees. Each director who is a 9 representative of a state university or of the public shall be 10 appointed to serve a term of 3 years. The chair of the board 11 of directors shall be selected by a majority vote of the directors. Each director shall have only one vote. 12 The initial board of directors shall consist of the 13 2. President of the University of South Florida and the chair of 14 the State Board of Education, or their designees; the five 15 university representatives, of whom one shall be appointed by 16 17 the Governor, two by the President of the Senate, and two by 18 the Speaker of the House of Representatives; and nine public 19 representatives, of whom three shall be appointed by the 20 Governor, three by the President of the Senate, and three by the Speaker of the House of Representatives. Upon the 21 expiration of the terms of the initial appointed directors, 22 all directors subject to 3-year terms of office under this 23 24 paragraph shall be appointed by a majority vote of the 25 directors and the board may be expanded to include additional public representative directors up to the maximum number 26 allowed. Any vacancy in office shall be filled for the 27 28 remainder of the term by majority vote of the directors. Any 29 director may be reappointed. 30

31

16

1 (3) The State Board of Education shall provide in the 2 agreement with the not-for-profit corporation for the 3 following: Approval by the State Board of Education of the 4 (a) 5 articles of incorporation of the not-for-profit corporation. б (b) Approval by the State Board of Education of the articles of incorporation of any not-for-profit corporate 7 8 subsidiary created by the not-for-profit corporation. 9 (c) Utilization of lands, hospital facilities, and 10 personnel by the not-for-profit corporation and its 11 subsidiaries for research, education, treatment, prevention, and the early detection of Alzheimer's disease and for 12 13 mutually approved teaching and research programs conducted by the University of South Florida or other accredited medical 14 schools or research institutes. 15 (d) Preparation of an annual postaudit of the 16 17 not-for-profit corporation's financial accounts and the financial accounts of any subsidiaries to be conducted by an 18 19 independent certified public accountant. The annual audit 20 report shall include management letters and shall be submitted 21 to the Auditor General and the State Board of Education for review. The State Board of Education, the Auditor General, and 22 the Office of Program Policy Analysis and Government 23 24 Accountability shall have the authority to require and receive 25 from the not-for-profit corporation and any subsidiaries, or from their independent auditor, any detail or supplemental 26 data relative to the operation of the not-for-profit 27 28 corporation or subsidiary. 29 (e) Provision by the not-for-profit corporation and 30 its subsidiaries of equal employment opportunities for all 31 17

1 persons regardless of race, color, religion, gender, age, or 2 national origin. 3 (4) The State Board of Education is authorized to 4 secure comprehensive general liability protection, including 5 professional liability protection, for the not-for-profit б corporation and its subsidiaries, pursuant to s. 1004.24. The 7 not-for-profit corporation and its subsidiaries shall be 8 exempt from any participation in any property insurance trust fund established by law, including any property insurance 9 trust fund established pursuant to chapter 284, so long as the 10 11 not-for-profit corporation and its subsidiaries maintain property insurance protection with comparable or greater 12 13 coverage limits. (5) In the event that the agreement between the 14 not-for-profit corporation and the State Board of Education is 15 terminated for any reason, the State Board of Education shall 16 assume governance and operation of the facilities. 17 (6) The institute shall be administered by a chief 18 19 executive officer, who shall be appointed by and serve at the pleasure of the board of directors of the not-for-profit 20 corporation, and who shall exercise the following powers and 21 duties, subject to the approval of the board of directors: 22 (a) The chief executive officer shall establish 23 24 programs that fulfill the mission of the institute in research, education, treatment, prevention, and early 25 detection of Alzheimer's disease; however, the chief executive 26 officer may not establish academic programs for which academic 27 28 credit is awarded and which culminate in the conferring of a 29 degree, without prior approval of the State Board of 30 Education. 31

18

#### Florida Senate - 2004 2-1493B-04

1 (b) The chief executive officer shall have control 2 over the budget and the moneys appropriated or donated to the 3 institute from private, local, state, and federal sources, as 4 well as technical and professional income generated or derived 5 from practice activities of the institute. However, б professional income generated by university faculty from 7 practice activities at the institute shall be shared between the institute and the university as determined by the chief 8 9 executive officer and the appropriate university dean or vice 10 president. 11 (c) The chief executive officer shall appoint representatives of the institute to carry out the research, 12 13 patient care, and educational activities of the institute and establish the compensation, benefits, and terms of service of 14 15 such representatives. Representatives of the institute shall be eligible to hold concurrent appointments at affiliated 16 17 academic institutions. University faculty shall be eligible to hold concurrent appointments at the institute. 18 19 (d) The chief executive officer shall have control 20 over the use and assignment of space and equipment within the 21 facilities. (e) The chief executive officer shall have the power 22 23 to create the administrative structure necessary to carry out 24 the mission of the institute. 25 (f) The chief executive officer shall have a reporting relationship to the Commissioner of Education. 26 27 (q) The chief executive officer shall provide a copy 28 of the institute's annual report to the Governor and Cabinet, 29 the President of the Senate, the Speaker of the House of Representatives, and the chair of the State Board of 30 31 Education.

1	(7) The board of directors of the not-for-profit
2	corporation shall create a council of scientific advisers to
3	the chief executive officer comprised of leading researchers,
4	physicians, and scientists. The council shall review programs
5	and recommend research priorities and initiatives to maximize
6	the state's investment in the institute. The members of the
7	council shall be appointed by the board of directors of the
8	not-for-profit corporation, except for five members who shall
9	<del>be appointed by the State Board of Education</del> . Each member of
10	the council shall be appointed to serve a 2-year term and may
11	be reappointed to the council.
12	(8) In carrying out the provisions of this section,
13	the not-for-profit corporation and its subsidiaries are not
14	agencies within the meaning of s. 20.03(11).
15	(9) The following information is confidential and
16	exempt from the provisions of s. 119.07(1) and s. 24, Art. I
17	of the State Constitution:
18	(a) Personal identifying information relating to
19	clients of programs created or funded through the Johnnie B.
20	Byrd, Sr., Florida Alzheimer's Center and Research Institute
21	which is held by the institute, University of South Florida,
22	or State Board of Education or by persons who provide services
23	to clients of programs created or funded through contracts
24	with the <u>Johnnie B. Byrd, Sr.,</u> Florida Alzheimer's Center and
25	Research Institute;
26	(b) Any medical or health records relating to patients
27	which may be created or received by the institute;
28	(c) Materials that relate to methods of manufacture or
29	production, potential trade secrets, potentially patentable
30	material, actual trade secrets as defined in s. 688.002, or
31	proprietary information received, generated, ascertained, or
	20
000	TNG Wounds at the and deletions: wounds underlined and additions

1 discovered during the course of research conducted by or 2 through the institute and business transactions resulting from 3 such research; (d) The identity of a donor or prospective donor to 4 5 the Johnnie B. Byrd, Sr., Florida Alzheimer's Center and б Research Institute who wishes to remain anonymous, and all 7 information identifying such donor or prospective donor; (e) Any information received by the institute in the 8 9 performance of its duties and responsibilities which is 10 otherwise confidential and exempt by law; and 11 (f) Any information received by the institute from a person from another state or nation or the Federal Government 12 13 which is otherwise confidential or exempt pursuant to that 14 state's or nation's laws or pursuant to federal law. 15 Any governmental entity that demonstrates a need to access 16 17 such confidential and exempt information in order to perform its duties and responsibilities shall have access to such 18 19 information and shall otherwise keep such information 20 confidential and exempt. This section is subject to the Open Government Sunset Review Act of 1995 in accordance with s. 21 119.15 and shall stand repealed on October 2, 2006, unless 22 reviewed and saved from repeal through reenactment by the 23 24 Legislature. 25 (10) Any appropriation to the institute provided in a general appropriations act shall be paid directly to the board 26 27 of directors of the not-for-profit corporation by warrant 28 drawn by the Chief Financial Officer from the State Treasury. 29 Section 6. Florida Center for Universal Research to 30 Eradicate Disease.--31

21

1	(1) The Legislature finds that an estimated 128
2	million Americans suffer from acute, chronic, and degenerative
3	diseases and that biomedical research is the key to finding
4	cures for these diseases that negatively affect all
5	Floridians. The Legislature further finds that, while there is
6	much research being conducted throughout this state and
7	throughout the world, there is a lack of coordination of
8	efforts among researchers. The Legislature, therefore, finds
9	that there is a significant need for a coordinated effort if
10	the goal of curing disease is to be achieved. Moreover, the
11	Legislature finds that the biomedical technology sector meets
12	the criteria of a high-impact sector, pursuant to section
13	288.108, Florida Statutes, having a high importance to this
14	state's economy with a significant potential for growth and
15	contribution to our universities and quality of life.
16	(2) It is the intent of the Legislature that Florida
17	strive to become the nation's leader in biomedical research
18	and commit itself to being the state to find cures for the
19	most deadly and widespread diseases. It is further the intent
20	of the Legislature that there be a coordinated effort among
21	the state's public and private universities and the biomedical
22	industry to discover such cures. Moreover, it is the intent of
23	the Legislature to expand the state economy by attracting
24	biomedical researchers and research companies to this state.
25	(3) There is established within the Department of
26	Health the Florida Center for Universal Research to Eradicate
27	Disease, which shall be known as "CURED."
28	(a) The purpose of the center is to coordinate,
29	improve, expand, and monitor all biomedical research programs
30	within the state, facilitate funding opportunities, and foster
31	

22

1 improved technology transfer of research findings into clinical trials and widespread public use. 2 3 (b) The goal of the center is to find cures for diseases such as cancer, heart disease, lung disease, 4 5 diabetes, autoimmune disorders, and neurological disorders, б including Alzheimer's disease, epilepsy, and Parkinson's 7 disease. 8 The center shall hold an annual biomedical (C) 9 technology summit in Florida to which biomedical researchers, biomedical technology companies, business incubators, 10 11 pharmaceutical manufacturers, and others around the nation and world are invited to share biomedical research findings in 12 order to expedite the discovery of cures. Summit attendees 13 14 shall cover the costs of such attendance or obtain sponsorship 15 for such attendance. The center shall encourage clinical trials in this 16 (d) 17 state on research that holds promise of curing a disease or condition. The center shall facilitate partnerships between 18 19 researchers, treating physicians, and community hospitals for 20 the purpose of sharing new techniques and new research findings, as well as coordinating voluntary donations to 21 ensure an adequate supply of adult stem cells, placentas, or 22 23 cord blood. 24 (e) The center shall facilitate the formation of 25 partnerships between researchers in this state and 26 institutions in other states and countries where research with 27 rare plants or animals could lead to cures. 28 The center shall encourage agricultural colleges (f) 29 and agricultural businesses in this state to be active in the 30 search for cures and in providing information to the public 31 about disease prevention.

23

1	(g) The center shall facilitate partnerships among
2	researchers working to cure all types of diseases, including
3	those that are prevalent in developed countries and those that
4	occur mainly in developing countries.
5	(h) The center shall also encourage the discovery and
6	production in Florida of vaccines that prevent disease.
7	(i) The center shall monitor the supply and demand
8	needs of researchers relating to stem cell research and other
9	types of human tissue research. If the center determines that
10	there is a need for increased donation of human tissue, it
11	shall notify hospitals licensed pursuant to chapter 395,
12	Florida Statutes, which have entered into partnership
13	agreements with research institutes conducting stem cell
14	research located in the same geographic region as the
15	researchers demanding the stem cells or other tissues. Such
16	hospitals shall implement programs that encourage voluntary
17	donations of cord blood or other needed adult tissue.
18	(j) The center shall be funded through private, state,
19	and federal sources.
20	(k) The center shall serve as a registry of all known
21	opportunities for biomedical grants and may assist any public
22	or private biomedical research program in this state in
23	preparing grant requests.
24	(1) The center shall maintain a website with links to
25	peer-reviewed biomedical research. The website shall also
26	contain a list of all known biomedical research being
27	conducted in Florida and shall facilitate communication among
28	researchers and other interested parties.
29	(m) The center shall submit an annual report to the
30	Governor, the President of the Senate, and the Speaker of the
31	House of Representatives no later than January 15 which
	0.1

24

1 contains recommendations for legislative change necessary to foster a positive climate for biomedical research in this 2 3 state. 4 (4) The Department of Health may outsource the duties 5 of the center to a private entity or state university. б (5) There is established within the center an advisory 7 council that shall meet at least annually. 8 The council shall consist of the members of the (a) 9 board of directors of the Florida Research Consortium and at 10 least one representative from: 11 The Emerging Technology Commission. 1. 12 2. Enterprise Florida, Inc. 13 BioFlorida. 3. The Biomedical Research Advisory Council. 14 4. 15 5. The Florida Medical Foundation. Pharmaceutical Research and Manufacturers of 16 6. 17 America. The Florida Tri-Agency Coalition on Smoking OR 18 7. 19 Health. The Florida Cancer Research Cooperative, Inc. 20 8. The American Cancer Society, Florida Division, Inc. 21 9. The American Heart Association. 22 10. The American Lung Association of Florida. 23 11. 24 12. The American Diabetes Association, South Coastal 25 Region. The Alzheimer's Association. 26 13. 27 The Epilepsy Foundation. 14. 28 15. The National Parkinson Foundation. 29 16. The Florida Public Health Foundation, Inc. 30 Scripps Florida or the entity formed in this state 17. 31 by The Scripps Research Institute.

25

1 (b) Members of the council shall serve without 2 compensation and each organization represented shall cover all 3 expenses of its representative. 4 Section 7. Paragraph (d) of subsection (1) of section 5 215.5601, Florida Statutes, is amended to read: б 215.5601 Lawton Chiles Endowment Fund. --7 (1) LEGISLATIVE INTENT.--It is the intent of the 8 Legislature to: 9 (d) Provide funds to help support public-health and 10 biomedical research for the prevention, diagnosis, and 11 treatment, and cure of diseases related to tobacco use by creating an annual and perpetual source of funding for 12 13 biomedical research in the state in order to expand the foundation of biomedical knowledge relating to the prevention, 14 diagnosis, and treatment, and cure of diseases related to 15 tobacco use, including cancer, cardiovascular disease, stroke, 16 17 and pulmonary disease; improve the quality of the state's academic health centers by bringing the advances of biomedical 18 19 research into the training of physicians and other health care 20 providers; and increase the state's per capita funding for biomedical research by undertaking new initiatives in 21 biomedical research which will attract additional funding from 22 outside the state while also stimulating economic activity in 23 24 the state in areas related to biomedical research, such as the 25 research and production of pharmaceuticals, biotechnology, and medical devices. 26 27 Section 8. Paragraphs (a) and (b) of subsection (1) 28 and subsections (2) and (10) of section 215.5602, Florida 29 Statutes, are amended to read: 30 215.5602 James and Esther King Biomedical Research 31 Program.--

### Florida Senate - 2004 2-1493B-04

1	(1) There is established within the Department of
2	Health the James and Esther King Biomedical Research Program
3	funded by the proceeds of the Lawton Chiles Endowment Fund
4	pursuant to s. 215.5601. The purpose of the James and Esther
5	King Biomedical Research Program is to provide an annual and
6	perpetual source of funding in order to support research
7	initiatives that address the health care problems of
8	Floridians in the areas of tobacco-related cancer,
9	cardiovascular disease, stroke, and pulmonary disease. The
10	long-term goals of the program are to:
11	(a) Improve the health of Floridians by researching
12	better prevention, diagnoses, <del>and</del> treatments <u>, and cures</u> for
13	cancer, cardiovascular disease, stroke, and pulmonary disease.
14	(b) Expand the foundation of biomedical knowledge
15	relating to the prevention, diagnosis, <del>and</del> treatment, and cure
16	of diseases related to tobacco use, including cancer,
17	cardiovascular disease, stroke, and pulmonary disease.
18	(2) Funds appropriated for the James and Esther King
19	Biomedical Research Program shall be used exclusively for the
20	award of grants and fellowships as established in this
21	section; for research relating to the prevention, diagnosis,
22	and treatment, and cure of diseases related to tobacco use,
23	including cancer, cardiovascular disease, stroke, and
24	pulmonary disease; and for expenses incurred in the
25	administration of this section. Priority shall be granted to
26	research designed to prevent or cure disease.
27	(10) The council shall submit an annual progress
28	report on the state of biomedical research in this state to
29	the Florida Center for Universal Research to Eradicate Disease
30	and to the Governor, the Secretary of Health, the President of
31	

27

1 the Senate, and the Speaker of the House of Representatives by 2 February 1. The report must include: 3 (a) A list of research projects supported by grants or 4 fellowships awarded under the program. 5 (b) A list of recipients of program grants or б fellowships. 7 (c) A list of publications in peer reviewed journals 8 involving research supported by grants or fellowships awarded 9 under the program. 10 (d) The total amount of biomedical research funding 11 currently flowing into the state. (e) New grants for biomedical research which were 12 13 funded based on research supported by grants or fellowships 14 awarded under the program. 15 (f) Progress in the prevention, diagnosis, and treatment, and cure of diseases related to tobacco use, 16 17 including cancer, cardiovascular disease, stroke, and pulmonary disease. 18 19 Section 9. (1) The Life Sciences Building at Florida 20 State University in Tallahassee is designated as the "James E. Jim' King, Jr., Building." 21 (2) Florida State University is authorized to erect 22 markers for the designation of the James E. "Jim" King, Jr., 23 24 Building as described in subsection (1). 25 Section 10. Florida Cancer Research Cooperative, 26 Inc.--(1) Effective July 1, 2004, the Florida Cancer 27 28 Research Cooperative, Inc., is established for the purpose of 29 making the State of Florida a world-class center for cancer 30 research. 31

1	(2)(a) A not-for-profit corporation, acting as an
2	instrumentality of the Florida Dialogue on Cancer, shall be
3	organized for the purpose of governing the affairs of the
4	cooperative.
5	(b) The Florida Cancer Research Cooperative, Inc., may
6	create not-for-profit corporate subsidiaries to fulfill its
7	mission. The not-for-profit corporation and its subsidiaries
8	may receive, hold, invest, and administer property and any
9	moneys acquired from private, local, state, and federal
10	sources, as well as technical and professional income
11	generated or derived from the mission-related activities of
12	the cooperative.
13	(c) The affairs of the not-for-profit corporation
14	shall be managed by a board of directors which shall consist
15	<u>of:</u>
16	1. The Secretary of Health or his or her designee.
17	2. The chief executive officer of the H. Lee Moffitt
18	Cancer Center and Research Institute or his or her designee.
19	3. The director of the University of Florida Shands
20	Cancer Center or his or her designee.
21	4. The director of the University of Miami Sylvester
22	Comprehensive Cancer Center or his or her designee.
23	5. The chief executive officer of the Mayo Clinic,
24	Jacksonville, or his or her designee.
25	6. The chief executive officer of the American Cancer
26	Society, Florida Division, or his or her designee.
27	7. The president of the American Cancer Society,
28	Florida Division Board of Directors, or his or her designee.
29	8. The president of the Florida Society of Clinical
30	Oncology or his or her designee.
31	

29

1	9. The president of Enterprise Florida, Inc., or his
2	or her designee.
3	10. Three representatives from large Florida hospitals
4	or institutions, not delineated in subparagraphs 16., which
5	treat a large volume of cancer patients. One shall be
б	appointed by the Governor, one shall be appointed by the
7	Speaker of the House of Representatives, and one shall be
8	appointed by the President of the Senate.
9	11. Three representatives from community-based,
10	statewide organizations serving populations that experience
11	cancer disparities, one of whom shall be appointed by the
12	Governor, one of whom shall be appointed by the Speaker of the
13	House of Representatives, and one of whom shall be appointed
14	by the President of the Senate.
15	12. One member of the Florida House of
16	Representatives, to be appointed by the Speaker of the House
17	of Representatives;
18	13. One member of the Florida Senate, to be appointed
19	by the President of the Senate.
20	14. Three university presidents, one of whom shall be
21	appointed by the Governor, one of whom shall be appointed by
22	the Speaker of the House of Representatives, and one of whom
23	shall be appointed by the President of the Senate.
24	15. Five representatives from other statewide public
25	health organizations whose missions include public education
26	and the eradication of cancer, three of whom shall be
27	appointed by the Governor, one of whom shall be appointed by
28	the Speaker of the House of Representatives, and one of whom
29	shall be appointed by the President of the Senate.
30	(d) Appointments made by the Speaker of the House of
31	Representatives and the President of the Senate pursuant to
	20

30

1 paragraph (c) shall be for 2-year terms, concurrent with the bienniums in which they serve as presiding officers. 2 3 (e) Appointments made by the Governor pursuant to paragraph (c) shall be for 2-year terms, although the Governor 4 5 may reappoint directors. 6 (f) Members of the board of directors of the 7 not-for-profit corporation or any subsidiaries shall serve 8 without compensation. 9 (3) The cooperative shall issue an annual report to 10 the Florida Center for Universal Research to Eradicate 11 Disease, the Governor, the Speaker of the House of Representatives, and the President of the Senate, by December 12 15 of each year, with policy and funding recommendations 13 14 regarding cancer research capacity in Florida and related 15 issues. Section 11. Florida Cancer Research Cooperative, Inc.; 16 17 mission and duties. --(1) The cooperative shall develop and centralize the 18 19 processes and shared services for expanding cancer research in 20 Florida through: 21 (a) Support through bioinformatics, in order to create a cancer informatics infrastructure that enhances information 22 and resource exchange and integration through researchers 23 24 working in diverse disciplines to facilitate the full spectrum of cancer investigations. 25 Technical coordination, business development, and 26 (b) 27 support of intellectual property. 28 (c) Development of a statewide cancer clinical trials 29 network as contemplated in section 6. 30 (d) Other activities to support multidisciplinary 31 research.

1	(2) The cooperative shall work in concert with the
2	Florida Center for Universal Research to Eradicate Disease to
3	ensure that the goals of the center are advanced.
4	Section 12. The Florida Public Health Foundation,
5	Inc.; establishment; purpose; mission; duties; board of
6	directors
7	(1) The Florida Public Health Foundation, Inc.,
8	referred to in this section as "the corporation," is
9	established for the purpose of disseminating breakthrough
10	findings in biomedical research and promoting health awareness
11	in this state.
12	(2) The corporation's mission includes disseminating
13	information about innovative biomedical research and clinical
14	trials in this state as well as making Floridians and their
15	treatment providers aware of specified diseases and conditions
16	and available methods of preventing, diagnosing, treating, and
17	curing those diseases and conditions.
18	(3) The purpose and objective of the corporation shall
19	be to operate exclusively for charitable, scientific, and
20	educational purposes; to protect and improve the health and
21	well-being of Florida's people and environment through
22	partnerships committed to program innovation, education,
23	applied research, and policy development; and to engage in
24	charitable programs dedicated to improving the health of
25	Floridians.
26	(4) The corporation shall be established as a
27	not-for-profit entity qualifying under section 501(c)(3) of
28	the Internal Revenue Code. The corporation may receive, hold,
29	invest, and administer property and any moneys acquired from
30	private, local, state, and federal sources, as well as
31	technical and professional income generated or derived from

32

1 the mission-related activities of the corporation. The corporation shall have all of the powers conferred upon 2 3 corporations organized under chapter 617, Florida Statutes. (5) The corporation's duties include procuring funds 4 5 necessary for accomplishing the purpose and mission of the corporation. The corporation shall strive to complement, б 7 supplement, and enhance the missions of the various 8 organizations, entities, and departments represented on its board by serving as the lead corporation in the state for 9 10 promoting public health awareness. 11 (6) The affairs of the corporation shall be managed by an executive director appointed by a board of directors 12 13 consisting of: 14 (a) The Secretary of Health or his or her designee. A former member of the Senate appointed by the 15 (b) President of the Senate. 16 17 (c) A former member of the House of Representatives 18 appointed by the Speaker of the House of Representatives. 19 (d) A representative of the American Heart 20 Association. (e) A representative of the American Cancer Society, 21 22 Florida Division, Inc. (f) A representative of the American Lung Association 23 24 of Florida. 25 (g) A representative of the American Diabetes 26 Association, South Coastal Region. 27 (h) A representative of the Alzheimer's Association. 28 (i) A representative of the Epilepsy Foundation. 29 (j) A representative of the National Parkinson 30 Foundation. 31

1	(k) A representative of the March of Dimes, Florida
2	Chapter.
3	(1) A representative of the Arthritis Foundation,
4	Florida Chapter.
5	(m) A representative of the American Liver Foundation.
6	(n) A representative of the Florida Council for
7	Behavioral Healthcare, Inc.
8	(o) A representative of the Florida Alcohol and Drug
9	Abuse Association.
10	(p) A representative of Pharmaceutical Research and
11	Manufacturers of America.
12	(q) A representative of the Florida Public Health
13	Association.
14	(r) A representative of the Florida Association of
15	County Health Officers.
16	(s) A public health academician selected by the State
17	Health Officer.
18	(t) A representative of the Florida Academy of Family
19	Physicians.
20	(u) Three consumers who have demonstrated an interest
21	in protecting the public health appointed by the Florida
22	Public Health Association.
23	(7) Members of the board of directors shall serve for
24	2-year terms and shall serve without compensation. Each
25	organization represented on the board of directors shall cover
26	the expenses of its representative.
27	(8) The corporation, in consultation with the
28	Department of Health and the Florida Center for Universal
29	Research to Eradicate Disease, shall facilitate communication
30	between biomedical researchers and health care providers each
31	month according to the health awareness schedule established
	34

1 by the Florida Public Health Foundation, Inc., in order to ensure ongoing dialogue between researchers, treatment 2 3 providers, and the department. The corporation and the Department of Health shall 4 (9) 5 enter into partnerships with providers of continuing education б for health care practitioners, including, but not limited to, 7 hospitals and state and local medical organizations, to ensure 8 that practitioners are aware of the most recent and complete diagnostic and treatment tools. 9 10 (10) The corporation shall provide an annual report 11 concerning its activities and finances to the Florida Center for Universal Research to Eradicate Disease and shall provide 12 copies of the annual report to the Governor, the President of 13 the Senate, and the Speaker of the House of Representatives. 14 15 Section 13. Health awareness campaigns .--(1) The Florida Public Health Foundation, Inc., in 16 17 consultation with the Department of Health, shall coordinate monthly health awareness campaigns with national, state, and 18 19 local health care organizations and government entities targeting a wide range of the public, including: parents; 20 21 teachers and other school employees; students in 4th through 12th grades, colleges, and universities; state agency 22 employees; county and local government employees; patients of 23 24 county health departments; Medicaid recipients; health care 25 professionals and providers; and the public in general. The awareness campaigns shall include the 26 (2) provision of educational information about preventing, 27 detecting, treating, and curing the following diseases or 28 29 conditions. Additional diseases and conditions that impact the 30 public health may be added by the board of directors of the Florida Public Health Foundation, Inc.; however, each of the 31

35

1 following diseases or conditions must be included in an awareness campaign during at least one month in any 24-month 2 3 period: 4 (a) Cancer, including breast, prostate, cervical, 5 ovarian, colorectal, and skin cancer and leukemia. б (b) Heart disease. 7 (C) Stroke. 8 (d) Lung disease, including asthma and 9 smoking-relating disease. 10 (e) Neurological disorders and disease, including 11 Alzheimer's disease, Parkinson's disease, and epilepsy. (f) Gastrointestinal disease. 12 13 (q) Kidney disease. (h) 14 Diabetes. 15 (i) Liver disease. Autoimmune disorders. 16 (j) 17 (k) Birth defects and prenatal care. (1) Obesity and malnutrition. 18 19 (m) Sexually transmissible disease. Hepatitis A, hepatitis B, and hepatitis C. 20 (n) 21 Arthritis. (0) 22 (p) Vaccine-preventable diseases. Infectious diseases, including HIV/AIDS. 23 (q) 24 (r) Substance abuse. 25 Mental illness. (s) 26 (t) Lupus. 27 (u) Osteoporosis. 28 The health awareness campaigns shall be funded by (3) 29 the Florida Public Health Foundation, Inc. and the Department 30 of Health to the extent that funds are available from public 31 and private sources.

36

-	
1	(4) Health awareness information shall be disseminated
2	through all available methods, including print, audio, visual,
3	and electronic media.
4	Section 14. Prostate Cancer Awareness Program
5	(1) To the extent that funds are specifically made
6	available for this purpose, the Prostate Cancer Awareness
7	Program is established within the Department of Health. The
8	purpose of this program is to implement the recommendations of
9	January 2000 of the Florida Prostate Cancer Task Force to
10	provide for statewide outreach and health education activities
11	to ensure that men are aware of and appropriately seek medical
12	counseling for prostate cancer as an early-detection health
13	care measure.
14	(2) For purposes of implementing the program, the
15	Department of Health and the Florida Public Health Foundation,
16	Inc., may:
17	(a) Conduct activities directly or enter into a
18	contract with a qualified nonprofit community education
19	entity.
20	(b) Seek any available gifts, grants, or funds from
21	the state, the Federal Government, philanthropic foundations,
22	and industry or business groups.
23	(3) A prostate cancer advisory committee is created to
24	advise and assist the Department of Health and the Florida
25	Public Health Foundation, Inc., in implementing the program.
26	(a) The Secretary of Health shall appoint the advisory
27	committee members, who shall consist of:
28	1. Three persons from prostate cancer survivor groups
29	or cancer-related advocacy groups.
30	2. Three persons who are scientists or clinicians from
31	public universities or research organizations.
	37

37

1	3. Three persons who are engaged in the practice of a
2	cancer-related medical specialty from health organizations
3	committed to cancer research and control.
4	(b) Members shall serve without compensation but are
5	entitled to reimbursement, pursuant to section 112.061,
6	Florida Statutes, for per diem and travel expenses incurred in
7	the performance of their official duties.
8	(4) The program shall coordinate its efforts with
9	those of the Florida Public Health Foundation, Inc.
10	Section 15. Cervical Cancer Elimination Task Force
11	(1) Effective July 1, 2004, the Cervical Cancer
12	Elimination Task Force is established for the purpose of
13	recommending strategies and actions to reduce the costs and
14	burdens of cervical cancer in Florida. The task force shall
15	present interim reports to the Florida Public Health
16	Foundation, Inc., the Florida Cancer Research Cooperative,
17	Inc., the Center for Universal Research to Eradicate Disease,
18	the Governor, the President of the Senate, and the Speaker of
19	the House of Representatives on January 1, 2006, and July 1,
20	2007, with a final report due on June 30, 2008. After
21	submitting its final report on or before June 30, 2008, the
22	task force is dissolved.
23	(2) The task force shall:
24	(a) Review statistical and qualitative data on the
25	prevalence and burden of cervical cancer.
26	(b) Receive and consider reports and testimony from
27	individuals, county health departments, community-based
28	organizations, and other public and private organizations
29	statewide to learn more about their contributions to cervical
30	cancer diagnosis, prevention, and treatment, as well as their
31	

1 ideas for improving the care of cervical cancer patients in 2 this state. 3 (c) Identify priority strategies and new technologies, including newly introduced vaccines, which are effective in 4 5 preventing and controlling the risk of cervical cancer. б (d) Provide recommendations to the Florida Public 7 Health Foundation, Inc., on public awareness issues relating 8 to cervical cancer, such as the causes, personal risk factors, value of prevention, available vaccines, early detection 9 10 options, treatment costs, new technology, and education for 11 health care practitioners. (e) Identify and examine existing programs, services, 12 laws, and rules regarding the availability and coverage of 13 treatment services for cervical cancer. 14 Develop and revise a comprehensive Florida 15 (f) Cervical Cancer Prevention Plan and present those 16 17 recommendations to the Department of Health and the Florida Cancer Control and Research Advisory Council for incorporation 18 19 into the Florida Cancer Plan. The task force shall consist of: 20 (3) The director of the Department of Health's 21 (a) Division of Disease Control or another person with expertise 22 in epidemiology who shall serve as chair, appointed by the 23 24 Secretary of Health. 25 (b) A board-certified gynecologist licensed as a physician under chapter 458 or chapter 459, Florida Statutes, 26 27 representing the Florida Obstetric and Gynecologic Society, 28 appointed by the Governor. 29 (c) A family physician licensed under chapter 458 or 30 chapter 459, Florida Statutes, who provides gynecology 31

1 services representing the Florida Academy of Family Physicians, appointed by the Governor. 2 3 (d) An oncologist licensed as a physician under chapter 458 or chapter 459, Florida Statutes, representing the 4 Florida Division of the American Cancer Society, appointed by 5 б the President of the Senate. 7 (e) An advanced registered nurse practitioner who 8 practices gynecology representing the Florida Nurses Association, appointed by the Speaker of the House of 9 10 Representatives. 11 (f) A member of the Legislative Women's Caucus, appointed by the President of the Senate. 12 (q) A member of the Legislative Women's Caucus, 13 appointed by the Speaker of the House of Representatives. 14 The chief executive officer of the H. Lee Moffitt 15 (h) Cancer Center and Research Institute or his or her designee. 16 17 The director of the University of Florida Shands (i) 18 Cancer Center or his or her designee. 19 (j) The director of the University of Miami Sylvester Comprehensive Cancer Center or his or her designee. 20 21 The chief executive officer of the Mayo Clinic, (k) Jacksonville, or his or her designee. 22 Members of the task force shall be appointed to 23 (4) 4-year terms without compensation, and each organization 24 25 represented shall cover the expenses of its representative. Section 16. This act shall take effect upon becoming a 26 27 law. 28 29 30 31