By Senator Bennett

21-1867-07

1	A bill to be entitled
2	An act relating to alternative energy;
3	providing legislative findings; providing
4	definitions; creating the Florida Alternative
5	Energy Technology Center, Inc., as a
6	not-for-profit corporation; requiring
7	compliance with public meetings and records
8	laws; providing for the organization, purpose,
9	and duties of the center; providing for the
10	membership on the board of directors of the
11	center; requiring the disclosure of financial
12	interests by board members; specifying the
13	powers and duties of the board; requiring an
14	annual report; providing an appropriation;
15	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. Florida Alternative Energy Technology
20	<pre>Center, Inc.; findings; creation; membership; organization;</pre>
21	purpose; duties; powers
22	(1) The Legislature finds that it is in the public
23	interest to promote, in this state, research on and use of
24	renewable energy resources, energy conservation, distributed
25	generation, advanced transmission methods, and pollution
26	control. Both Florida and the United States in general are
27	overly dependent on fossil fuels to meet the energy needs of
28	homes and businesses. Renewable energy resources and energy
29	conservation resources have the potential to decrease this
30	dependency, minimize volatility of fuel cost, and improve
3 1	environmental conditions. Distributed energy resources and

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enhancements to the transmission of electricity have the 2 potential to make our supply of electricity more secure and to decrease the likelihood and severity of blackouts. Research in 3 4 this state on these subjects can make the state a leader in new and innovative technologies and encourage investment and 5 6 economic development in this state. 7 (2) As used in this section, the term: 8 (a) "Corporation" means the Florida Alternative Energy 9 Technology Center, Inc. 10 (b) "Alternative energy technology" means energy technologies that are undeveloped or less than established in 11 12 current markets. The term includes, but is not limited to, 13 hydrogen fuel; fuel cells; distributed generation; biodiesel and similar synthetic fuels; thermo-depolymerization; biomass; 14 agricultural products and byproducts; municipal solid waste, 15 including landfill injection, landfill mining, and landfill 16 gas; solar thermal and solar photovoltaic energy; ocean 18 energy, including wave or thermal; energy conservation, including building, equipment, and appliance efficiency 19 technologies; enhancements to the transmission of electricity, 2.0 21 including advanced transmission lines; and environmental 2.2 standards. 23 (3) There is created a not-for-profit corporation, to be known as the Florida Alternative Energy Technology Center, 2.4 , which must be registered, incorporated, organized, and 2.5 operated in compliance with chapter 617, Florida Statutes, and 2.6 27 which is not to be a unit or entity of state government. The 2.8 Legislature determines, however, that public policy dictates that the corporation operate in the most open and accessible 29 manner consistent with its public purpose. To this end, the 30

Legislature specifically declares that the corporation and its

1	board of directors, and the task forces, advisory committees,
2	and similar working groups that the corporation creates, are
3	subject to the provisions of chapter 119, Florida Statutes,
4	relating to public records and the provisions of chapter 286,
5	Florida Statutes, relating to public meetings and records.
6	(4) The corporation is the principal organization in
7	the state for alternative energy technology and shall provide
8	leadership for research, development, and deployment of
9	alternative energy technology in this state, including
10	production of, improvements in, and the use of such
11	technology. In fulfilling this responsibility, the corporation
12	shall:
13	(a) Establish a unified approach to research,
14	development, and the deployment of alternative energy
15	technology, with the cooperation of the Governor, the
16	Legislature, the Department of Environmental Protection, the
17	Statewide Board of Governors of the State University System,
18	the Public Service Commission, and relevant private-sector
19	entities. The approach established must supplement and may not
20	displace the energy initiatives of the Department of
21	Environmental Protection.
22	(b) Assist the state universities and the private
23	sector in determining the areas on which to focus research in
24	alternative energy technology and to assist in coordinating
25	research projects among the universities and relevant
26	private-sector entities.
27	(c) Assist the Department of Environmental Protection
28	and the private sector in determining the areas on which to
29	focus alternative-energy-technology development or deployment
30	projects and in coordinating such projects among relevant
31	public and private-sector entities.

1	(d) Promote the state as a location for businesses
2	having operations related to alternative energy technologies
3	in cooperation with Enterprise Florida, Inc., and the
4	Department of Environmental Protection.
5	(e) Assist universities, other state entities, and
6	private-sector entities in raising funds from all available
7	public or private-sector sources for projects concerning
8	research, development, or deployment of alternative energy
9	technology, including projects that involve the production of,
10	improvements in, or use of alternative energy technology in
11	this state.
12	(f) Collect and maintain information relating to
13	sources of funding for its work; alternative-energy-technology
14	research, development, or deployment projects that are or have
15	been conducted or that are needed; and
16	alternative-energy-technology businesses that are considering
17	operations in this state.
18	(q) Make policy recommendations to the Legislature,
19	the Governor, and state agencies and subdivisions.
20	(5) The corporation may conduct projects concerning
21	research, development, or deployment of alternative energy
22	technology that are not or cannot be conducted by a state
23	university or the Department of Environmental Protection. The
24	corporation may conduct such projects using only its own
25	personnel and facilities, or in cooperation with one or more
26	universities, one or more private-sector entities, the
27	Department of Environmental Protection, or any combination of
28	such potential cooperating entities.
29	(6) In performing its functions, the corporation shall
30	take all possible steps to ensure the maximum benefit to the
31	state. As part thereof, the corporation shall establish

1	strategic priorities, consistent with the findings of this
2	section, to quide funding allocations and ensure the best use
3	of available resources.
4	(7) The corporation must establish one or more
5	corporate offices, at least one of which must be located in
6	Leon County.
7	(8) The corporation shall be governed by a board of
8	directors consisting of the following members:
9	(a) A representative from the Department of
10	Environmental Protection.
11	(b) The President of Enterprise Florida, Inc., or his
12	or her designee.
13	(c) A representative from the State Board of
14	Education, selected by the members of that board.
15	(d) A representative selected by the Florida public
16	utilities, as that term is defined in s. 366.02, Florida
17	Statutes. The term for this board member shall be 2 years,
18	with a new representative selected at the end of that time.
19	(e) A representative selected by the Florida municipal
20	electric utilities and rural electric cooperatives. The term
21	for this board member shall be 2 years, with a new
22	representative selected at the end of that time.
23	(f) A representative, selected by the President of the
24	Senate, who is a board member or executive officer of a
25	business that is located in this state, who has no business
26	interests relating to energy, and who can provide guidance as
27	to locating and operating a business in this state. The term
28	for this board member shall be 2 years, with a new
29	representative selected at the end of that time.
30	(q) A representative, selected by the Speaker of the

31 House of Representatives, who is a board member or executive

1	officer of a business that is located in this state, who has
2	no business interests relating to energy, and who can provide
3	quidance as to locating and operating a business in this
4	state. The term for this board member shall be 2 years, with a
5	new representative selected at the end of that time.
6	(h) A representative, selected by the Governor, who is
7	from an environmental group that is informed about energy
8	matters of this state. The term for this board member shall be
9	2 years, with a new representative selected at the end of that
10	time.
11	(9) Vacancies on the board of directors of the
12	corporation must be filled in the same manner as the original
13	appointment. Vacancies shall be filled for the remainder of
14	the unexpired term, where applicable.
15	(10) The members of the board of directors of the
16	corporation must select a chairperson biennially, upon
17	appointment of all new members.
18	(11) The board of directors of the corporation must
19	meet at least four times each year, upon the call of the
20	chairperson, or at the request of a majority of the
21	membership. A majority of the total number of all directors
22	constitutes a quorum. The board may take official action by a
23	majority vote of the members present at any meeting at which a
24	quorum is present.
25	(12) Members of the board of directors of the
26	corporation shall serve without compensation, but members, the
27	president, and staff may be reimbursed for all reasonable,
28	necessary, and actual expenses, as determined by the board.
29	(13) Each member of the board of directors of the
30	corporation who is not otherwise required to file a financial

31 disclosure pursuant to s. 8, Art. II of the State Constitution

1	or s. 112.3144, Florida Statutes, must file a disclosure of
2	financial interests pursuant to s. 112.3145, Florida Statutes.
3	(14) The board of directors of the corporation may:
4	(a) Secure funding for programs and activities of the
5	corporation and its boards from public and private-sector
6	sources and from fees charged for services or published
7	materials, and solicit, receive, hold, invest, and administer
8	any grant, payment, or gift of funds or property and make
9	expenditures consistent with the powers granted to it.
10	(b) Make and enter into contracts and other
11	instruments necessary or convenient for the exercise of its
12	powers and functions.
13	(c) Sue and be sued, and appear and defend in all
14	actions and proceedings, in its corporate name to the same
15	extent as a natural person.
16	(d) Adopt, use, and alter a common corporate seal for
17	the corporation and its boards.
18	(e) Elect or appoint such officers and agents as its
19	affairs require and allow them reasonable compensation.
20	(f) Adopt, amend, and repeal bylaws, not inconsistent
21	with the powers granted to it or the articles of
22	incorporation, for the administration of the affairs of the
23	corporation and the exercise of its corporate powers.
24	(q) Acquire, enjoy, use, and dispose of patents,
25	copyrights, and trademarks and any licenses, royalties, and
26	other rights or interests thereunder or therein.
27	(h) Do all acts and things necessary or convenient to
28	carry out the powers granted to it.
29	(i) Use the state seal, notwithstanding the provisions
30	of s. 15.03, Florida Statutes, when appropriate, to establish
31	that the corporation is the principal alternative energy

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1	technology organization for the state, and for other standard
2	corporate identity applications. Use of the state seal may not
3	replace use of a corporate seal as provided in this
4	subsection.
5	(j) Invest any funds unspent at the end of the fiscal
6	year to maximize the use of those funds.
7	(k) Procure insurance or require bond against any loss
8	in connection with the property of the corporation and its
9	board of directors or working groups, in such amounts and from
10	such insurers as is necessary or desirable.
11	(1) Create and dissolve advisory committees, task
12	forces, or similar working groups as necessary to carry out
13	the corporation's mission. Members of such groups shall serve
14	without compensation but may be reimbursed for reasonable,
15	necessary, and actual expenses, as determined by the
16	corporation's board of directors.
17	(m) Solicit input from the public, organizations
18	concerned about energy in this state, and experts in the
19	field.
20	(15) The powers granted to the corporation shall be
21	liberally construed so that the corporation may aggressively
22	pursue its purpose of being the principal alternative energy
23	technology organization for the state.
24	(16) The corporation's board of directors must appoint
25	a corporate president and establish and adjust the president's
26	compensation. The president is the chief administrative and
27	operational officer of the board of directors and of the
28	corporation, and directs and supervises the administrative

affairs of the board and each working group created by the

board. The board of directors may delegate to its president

1	those powers and responsibilities it deems appropriate, except
2	for the appointment of a president.
3	(17) The board of directors and officers of the
4	corporation are responsible for the prudent use of all public
5	and private funds that the corporation controls and must
6	ensure that the use of such funds is in accordance with
7	applicable laws, bylaws, and contractual requirements. An
8	employee of the corporation may not receive compensation for
9	employment which exceeds the salary paid to the Governor,
10	unless the board of directors and the employee have executed a
11	contract that prescribes specific, measurable performance
12	outcomes for the employee, the satisfaction of which provides
13	the basis for the award of incentive payments that increase
14	the employee's total compensation to a level above the salary
15	paid to the Governor.
16	(18) The credit of the State of Florida may not be
17	pledged on behalf of the corporation.
18	(19) In addition to any indemnification available
19	under chapter 617, Florida Statutes, the corporation may
20	indemnify, and purchase and maintain insurance on behalf of,
21	its directors, officers, employees, or working-group members
22	against personal liability or accountability for actions taken
23	within the scope of their employment or authority.
24	(20) By December 1 each year, the corporation must
25	submit an annual report to the Governor, the President of the
26	Senate, the Speaker of the House of Representatives, and the
27	chairman of the State Board of Education containing:
28	(a) A detailed description of the corporation's
29	activities and accomplishments for the year.
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1	(b) An annual financial accounting of resources and
2	expenditures prepared by an independent certified public
3	accountant.
4	(c) A statement of the strategic priorities of the
5	corporation and their use in quiding resource allocations.
6	(d) Any recommendations the corporation has for action
7	by the Legislature or by the agencies of state, county, or
8	municipal governments to foster research concerning, or
9	development or deployment of, alternative energy technology.
10	Section 2. The sum of \$500,000 is appropriated from
11	the General Revenue Fund to the Executive Office of the
12	Governor for the purpose of funding the activities of the
13	Florida Alternative Energy Technology Center, Inc., for the
14	<u>2007-2008 fiscal year.</u>
15	Section 3. This act shall take effect upon becoming a
16	law.
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19	SENATE SUMMARY
20	Creates the Florida Alternative Energy Center, Inc., as a not-for-profit corporation to be the principal
21	organization in the state for alternative energy technology. Provides for the organization, purpose, and
22	duties of the center. Provides for membership of the board of directors. Provides for disclosure of financial
	interests of board members. Requires an annual report.
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