	CHAMBER ACTION
	Senate House
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2	04/30/2003 06:26 PM .
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11	Senator Jones moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 2, line 8,
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16	insert:
17	Section 1. James and Esther King Center for Universal
18	Research to Eradicate Disease
19	(1) The Legislature finds that an estimated 128
20	million Americans suffer from acute, chronic, and degenerative
21	diseases and that biomedical research is the key to finding
22	cures for these diseases that negatively affect all
23	Floridians. The Legislature further finds that, while there is
24	much research being conducted throughout this state and
25	throughout the world, there is a lack of coordination of
26	efforts among researchers. The Legislature, therefore, finds
27	that there is a significant need for a coordinated effort if
28	the goal of curing disease is to be achieved. Moreover, the
29	Legislature finds that the biomedical technology sector meets
30	the criteria of a high-impact sector, pursuant to section
31	288.108, Florida Statutes, having a high importance to this

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- state's economy with a significant potential for growth and contribution to our universities and quality of life.
- 3 (2) It is the intent of the Legislature that Florida
  4 strive to become the nation's leader in biomedical research
  5 and commit itself to being the state to find cures for the
  6 most deadly and widespread diseases. It is further the intent
  7 of the Legislature that there be a coordinated effort among
  8 the state's public and private universities and the biomedical
- 9 industry to discover such cures. Moreover, it is the intent of
- 10 the Legislature to expand the state economy by attracting
- biomedical researchers and research companies to this state.
- 12 (3) There is established the James and Esther King
  13 Center for Universal Research to Eradicate Disease, which
  14 shall be known as the "CURED."
- 15 (a) The purpose of the center is to coordinate,
  16 improve, expand, and monitor all biomedical research programs
  17 within the state, facilitate funding opportunities, and foster
  18 improved technology transfer of research findings into
- 20 (b) The goal of the center is to find cures for
  21 diseases such as cancer, heart disease, lung disease,
  22 diabetes, and neurological disorders, including Alzheimer's
  23 disease, epilepsy, and Parkinson's disease.

clinical trials and widespread public use.

- 24 (c) The center shall hold an annual biomedical
  25 technology summit in Florida to which biomedical researchers,
  26 biomedical technology companies, business incubators,
  27 pharmaceutical manufacturers, and others around the nation and
  28 world are invited to share biomedical research findings in
  29 order to expedite the discovery of cures. Summit attendees
  30 will be required to cover the costs of such attendance or
- 31 obtain sponsorship for such attendance.

1	(d) The center shall encourage clinical trials in this
2	state on research that holds promise of curing a disease or
3	condition. The center shall facilitate partnerships between
4	researchers, treating physicians, and community hospitals for
5	the purpose of sharing new techniques and new research
6	findings, as well as coordinating voluntary donations to
7	ensure an adequate supply of adult stem cells or cord blood.
8	(e) The center shall also encourage the discovery and
9	production in Florida of vaccines that prevent disease.
10	(f) The center shall monitor the supply and demand
11	needs of researchers relating to stem cell research and other
12	types of human tissue research. If the center determines that
13	there is a need for increased donation of human tissue, it
14	shall notify hospitals licensed pursuant to chapter 395,
15	Florida Statutes, that have entered into partnership
16	agreements with research institutes conducting stem cell
17	research located in the same geographic region as the
18	researchers demanding the stem cells or other tissues. Such
19	hospitals shall then implement programs that encourage
20	voluntary donations of cord blood or other needed adult
21	tissue.
22	(q) The center shall be funded through private, state,
23	and federal sources.
24	(h) The center shall serve as a registry of all known
25	biomedical grant opportunities and may assist any public or
26	private biomedical research program in this state in preparing
27	grant requests.
28	(i) The center shall maintain a website with links to
29	peer-reviewed biomedical research. The website shall also
30	contain a list of all known biomedical research being
31	conducted in Florida and shall facilitate communication among

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- 2 (j) The center shall submit an annual report to the
  3 Governor, the President of the Senate, and the Speaker of the
  4 House of Representatives no later than January 15 which
  5 contains recommendations for legislative change necessary to
  6 foster a positive climate for biomedical research in this
  7 state.
  - (k) The duties of the center may be outsourced by the

    Department of Health to a private entity or state university.
  - (4) There is established within the center an advisory council which shall meet at least annually.
  - (a) The council shall consist of the members of the board of directors of the Florida Research Consortium and at least one representative from:
    - 1. The Emerging Technology Commission.
- 16 2. Enterprise Florida, Inc.
- 17 <u>3. BioFlorida.</u>

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- 18 4. The Florida Biomedical Research Advisory Council.
- 19 5. The Florida Medical Foundation.
- 20 <u>6. Pharmaceutical Research and Manufacturers of</u>
  21 <u>America.</u>
- 22 (b) Members of the council shall serve without
  23 compensation and each organization represented shall cover all
  24 expenses of its representative.
  - Section 2. Paragraphs (a) and (b) of subsection (1), subsection (2), and paragraph (f) of subsection (10) of section 215.5602, Florida Statutes, are amended to read:
- 28 215.5602 Florida Biomedical Research Program.--
- 29 (1) There is established within the Department of 30 Health the Florida Biomedical Research Program funded by the 31 proceeds of the Lawton Chiles Endowment Fund pursuant to s.

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- 215.5601. The purpose of the Florida Biomedical Research Program is to provide an annual and perpetual source of 3 funding in order to support research initiatives that address the health care problems of Floridians in the areas of 4 5 tobacco-related cancer, cardiovascular disease, stroke, and pulmonary disease. The long-term goals of the program are to: 6
  - (a) Improve the health of Floridians by researching better prevention, diagnoses, and treatments, and cures for cancer, cardiovascular disease, stroke, and pulmonary disease.
  - (b) Expand the foundation of biomedical knowledge relating to the prevention, diagnosis, and treatment, and cure of diseases related to tobacco use, including cancer, cardiovascular disease, stroke, and pulmonary disease.
  - (2) Funds appropriated for the Florida Biomedical Research Program shall be used exclusively for the award of grants and fellowships as established in this section; for research relating to the prevention, diagnosis, and treatment, and cure of diseases related to tobacco use, including cancer, cardiovascular disease, stroke, and pulmonary disease; and for expenses incurred in the administration of this section. Priority shall be granted to research designed to prevent or cure disease.
  - (10) The council shall submit an annual progress report on the state of biomedical research in this state to the Governor, the Secretary of Health, the President of the Senate, and the Speaker of the House of Representatives by February 1. The report must include:
- (f) Progress in the prevention, diagnosis, and treatment, and cure of diseases related to tobacco use, including cancer, cardiovascular disease, stroke, and 31 pulmonary disease.

1	Section 3. Florida Cancer Research Cooperative
2	(1) Effective July 1, 2003, the Florida Cancer
3	Research Cooperative is established for the purpose of making
4	the State of Florida a world class center for cancer research.
5	(2)(a) A not-for-profit corporation, acting as an
6	instrumentality of the Florida Dialogue on Cancer, shall be
7	organized for the purpose of governing the affairs of the
8	cooperative.
9	(b) The Florida Cancer Research Cooperative, Inc., may
10	create not-for-profit corporate subsidiaries to fulfill its
11	mission. The not-for-profit corporation and its subsidiaries
12	are authorized to receive, hold, invest, and administer
13	property and any moneys acquired from private, local, state,
14	and federal sources, as well as technical and professional
15	income generated or derived from the mission-related
16	activities of the cooperative.
17	(c) The affairs of the not-for-profit corporation
18	shall be managed by a board of directors which shall consist
19	of:
20	1. The Secretary of the Department of Health or his or
21	her designee;
22	2. The Chief Executive Officer of the H. Lee Moffitt
23	Cancer Center or his or her designee;
24	3. The President of the University of Florida Shands
25	Cancer Center or his or her designee;
26	4. The Chief Executive Officer of the University of
27	Miami Sylvester Comprehensive Cancer Center or his or her
28	designee;
29	5. The Chief Executive Officer of the Mayo Clinic,
30	Jacksonville or his or her designee;
31	6. The Chief Executive Officer of the American Cancer

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

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

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network as contemplated in section 1; and

- (d) Other multidisciplinary research support activities.
- (2) The cooperative shall work in concert with the Center for Universal Research to Eradicate Disease created in section 1 to ensure that the goals of the center are advanced.
- Section 5. Section 484.0512, Florida Statutes, is amended to read:
  - 484.0512 Thirty-day trial period; purchaser's right to cancel; notice; refund; cancellation fee; criminal penalty procedures. --
- (1) A person selling a hearing aid in this state must provide the buyer with written notice of a 30-day trial period and money-back guarantee. The guarantee must permit the purchaser to cancel the purchase for a valid reason as defined by rule of the board within 30 days after receiving the hearing aid, by returning the hearing aid or mailing written notice of cancellation to the seller. If the hearing aid must be repaired, remade, or adjusted during the 30-day trial period, the running of the 30-day trial period is suspended 1 day for each 24-hour period that the hearing aid is not in the purchaser's possession. A repaired, remade, or adjusted hearing aid must be claimed by the purchaser within 3 working days after notification of availability. The running of the 30-day trial period resumes on the day the purchaser reclaims the repaired, remade, or adjusted hearing aid or on the fourth day after notification of availability.
- (2) The board, in consultation with the Board of Speech-Language Pathology and Audiology, shall prescribe by rule the terms and conditions to be contained in the 31 | money-back guarantee and any exceptions thereto. Such rule

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- shall provide, at a minimum, that the charges for earmolds and service provided to fit the hearing aid may be retained by the 3 licensee. The rules shall also set forth any reasonable charges to be held by the licensee as a cancellation fee. Such 4 rule shall be effective on or before December 1, 1994. Should the board fail to adopt such rule, a licensee may not charge a 6 7 cancellation fee which exceeds 5 percent of the total charge for a hearing aid alone. The terms and conditions of the 8 guarantee, including the total amount available for refund, 9 10 shall be provided in writing to the purchaser prior to the 11 signing of the contract.
  - (3) Within 30 days after the return or attempted return of the hearing aid, the seller shall refund all moneys that must be refunded to a purchaser pursuant to this section.

    A violation of this subsection is a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (4) For purposes of this section, the term "seller" or 18 "person selling a hearing aid" includes:
  - (a) Any natural person licensed under this part or any other natural person who signs a sales receipt required by s. 484.051(2) or s. 468.1245(2) or who otherwise fits, delivers, or dispenses a hearing aid.
  - (b) Any business organization, whether a sole proprietorship, partnership, corporation, professional association, joint venture, business trust, or other legal entity, which dispenses a hearing aid or enters into an agreement to dispense a hearing aid.
  - (c) Any person who controls, manages, or operates an establishment or business that dispenses a hearing aid or enters into an agreement to dispense a hearing aid.
- 31 Section 6. Effective upon this act becoming a law,

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- subsection (1) of section 456.073, Florida Statutes, is amended to read:
- 456.073 Disciplinary proceedings.--Disciplinary
  proceedings for each board shall be within the jurisdiction of
  the department.
- (1) The department, for the boards under its 6 jurisdiction, shall cause to be investigated any complaint 8 that is filed before it if the complaint is in writing, signed by the complainant, and legally sufficient. A complaint filed 9 by a state prisoner against a health care practitioner 10 11 employed by or otherwise providing health care services within a facility of the Department of Corrections is not legally 12 13 sufficient unless there is a showing that the prisoner complainant has exhausted all available administrative 14 15 remedies within the state correctional system before filing 16 the complaint. However, if the department determines after a preliminary inquiry of a state prisoner's complaint, that the 17 18 practitioner may present a serious threat to the health and 19 safety of any individual who is not a state prisoner, the department may determine legal sufficiency and proceed with discipline. The Department of Health shall be notified within 21 2.2 15 days whenever the Department of Corrections disciplines or allows a health care practitioner to resign for an offense 23 related to the practice of his or her profession. A complaint 24 25 is legally sufficient if it contains ultimate facts that show 26 that a violation of this chapter, of any of the practice acts 27 relating to the professions regulated by the department, or of any rule adopted by the department or a regulatory board in 2.8 the department has occurred. In order to determine legal sufficiency, the department may require supporting information 30

31 or documentation. The department may investigate, and the

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department or the appropriate board may take appropriate final action on, a complaint even though the original complainant 3 withdraws it or otherwise indicates a desire not to cause the complaint to be investigated or prosecuted to completion. The 4 5 department may investigate an anonymous complaint if the 6 complaint is in writing and is legally sufficient, if the 7 alleged violation of law or rules is substantial, and if the 8 department has reason to believe, after preliminary inquiry, that the violations alleged in the complaint are true. The 9 department may investigate a complaint made by a confidential 10 11 informant if the complaint is legally sufficient, if the alleged violation of law or rule is substantial, and if the 12 13 department has reason to believe, after preliminary inquiry, that the allegations of the complainant are true. The 14 15 department may initiate an investigation if it has reasonable 16 cause to believe that a licensee or a group of licensees has violated a Florida statute, a rule of the department, or a 17 rule of a board. Except as provided in ss. 458.331(9), 18 19 459.015(9), 460.413(5), and 461.013(6), when an investigation 20 of any subject is undertaken, the department shall promptly 21 furnish to the subject or the subject's attorney a copy of the 22 complaint or document that resulted in the initiation of the investigation. The subject may submit a written response to 23 24 the information contained in such complaint or document within 25 20 days after service to the subject of the complaint or 26 document. The subject's written response shall be considered 27 by the probable cause panel. The right to respond does not 28 prohibit the issuance of a summary emergency order if necessary to protect the public. However, if the secretary, or 29 the secretary's designee, and the chair of the respective 30 31 | board or the chair of its probable cause panel agree in

- writing that such notification would be detrimental to the
  investigation, the department may withhold notification. The
  department may conduct an investigation without notification
  to any subject if the act under investigation is a criminal
  offense.

  Section 7. (1) The Division of Medical Quality
  Assurance of the Department of Health shall conduct a study of
  clinical and academic training requirements of certified
- 9 optometric practitioners, licensed pursuant to chapter 463,
- 10 Florida Statutes, to determine the extent to which prescribing
- 11 authority may be expanded. The study group shall be composed
- 12 of the following members:
- (a) One pharmacologist representing the University of Florida;
- 15 (b) One pharmacologist representing Nova Southeastern
  16 University;
- 17 (c) One pharmacologist representing Florida
  18 Agricultural and Mechanical University;
- 21 <u>(e) One ophthalmologist representing Bascom Palmer Eye</u>
  22 Institute;
- 23 (f) One board-certified internist appointed by the
  24 University of South Florida;
- 25 (q) One optometrist representing the Florida Board of Optometry;
- 27 (h) One certified optometric practitioner representing
  28 the Florida Optometric Association; and
- 29 <u>(i) One certified optometric practitioner appointed by</u>
  30 <u>the Nova Southeastern University College of Optometry.</u>
- 31 (2) The study group shall be chaired by the Secretary

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of Health or his or her designee. The study shall be completed and a final report presented to the Governor, the President of 3 the Senate, and the Speaker of the House of Representatives by January 15, 2004. If applicable, a minority report shall be 4 completed and presented to the Governor, the President of the Senate, and the Speaker of the House of Representatives by 6 7 January 31, 2004. 8 (3) This section shall take effect upon becoming a 9 law. 10 Section 8. Present subsection (4) of section 465.0265, 11 Florida Statutes, is redesignated as subsection (5), and a new 12 subsection (4) is added to that section, to read: 13 465.0265 Centralized prescription filling.--14 (4) Pharmacies accessing the same prescription records 15 in a centralized database or pharmacy computers linked in any 16 other manner may refill or dispense prescriptions at the 17 request of another pharmacy so linked if the pharmacies have the same owner or have a written contract specifying the 18 19 services to be provided by each pharmacy, the responsibilities 20 of each pharmacy, and the manner in which the pharmacies will comply with federal and state laws and rules. Prescriptions 21 2.2 refilled or dispensed using such a system shall not be considered prescription transfers or copies if the computer 23 system registers a complete and full audit trail of all 24 25 activities and includes the identification of the pharmacies and pharmacists accessing the centralized database and if the 26 system restricts access to the computerized prescription 27 28 records to pharmacies or other authorized personnel. 29 Section 9. Subsection (2) of section 466.006, Florida

466.006 Examination of dentists.--

Statutes, is amended to read:

- (2) An applicant shall be entitled to take the examinations required in this section to practice dentistry in this state if the applicant:
  - (a) Is 18 years of age or older.
- (b) 1. Is a graduate of a dental school accredited by the Commission on Accreditation of the American Dental Association or its successor agency, if any, or any other nationally recognized accrediting agency; or:
- 2. Is a dental student in the final year of a program at such an accredited school who has completed all the coursework necessary to prepare the student to perform the clinical and diagnostic procedures required to pass the examinations. With respect to a dental student in the final year of a program at a dental school, a passing score on the examinations is valid for 180 days after the date the examinations were completed. A dental school student who takes the licensure examinations during the student's final year of an approved dental school must have graduated before being certified for licensure pursuant to s. 466.011.
- (c) Has successfully completed the National Board of Dental Examiners dental examination within 10 years of the date of application.
- Section 10. Section 466.0065, Florida Statutes, is created to read:
  - 466.0065 Regional licensure examinations .--
- 26 (1) It is the intent of the Legislature that schools
  27 of dentistry be allowed to offer regional licensure
  28 examinations to dental students who are in the final year of a
  29 program at an approved dental school for the sole purpose of
  30 facilitating the student's licensing in other jurisdictions.
- 31 | This section does not allow a person to be licensed as a

- 1 | dentist in this state without taking the examinations as set
- 2 forth in s. 466.006, nor does this section mean that regional
- 3 examinations administered under this section may be
- 4 substituted for complying with testing requirements under s.
- 5 <u>466.006.</u>
- 6 (2) Each school of dentistry in this state which is
- 7 accredited by the Commission on Accreditation of the American
- 8 Dental Association or its successor agency may, upon written
- 9 approval by the Board of Dentistry, offer regional licensure
- 10 examinations only to dental students in the final year of a
- 11 program at an approved dental school, if the board has
- 12 approved the hosting school's written plan to comply with the
- 13 following conditions:
- 14 <u>(a) The examining body must be a member of the</u>
- 15 American Association of Dental Examiners.
- 16 (b) The student must have successfully completed parts
- 17 I and II of the National Board of Dental Examiners examination
- 18 | within 2 years before taking the regional examination.
- 19 (c) The student must possess medical malpractice
- 20 <u>insurance in amounts that the board determines to be</u>
- 21 sufficient to cover any reasonably forseeable incident of harm
- 22 to a patient during the clinical portion of the regional
- 23 <u>examination</u>.
- 24 (d) At least one of the examination monitors must be a
- 25 dentist licensed in this state who has completed all necessary
- 26 standardization exercises required by the regional examination
- 27 body.
- (e) Adequate arrangements must be made, when
- 29 necessary, for patients who require followup care as a result
- 30 of procedures performed during the clinical portion of the
- 31 <u>regional examination.</u>

1	(f) The board chair or the chair's designee must be
2	allowed to observe testing while it is in progress.
3	(g) Each student, upon applying to take the regional
4	examination, must receive written disclosure in at least
5	12-point boldface type which states: "This examination does
6	not meet the licensure requirements of chapter 466, Florida
7	Statutes, for licensure in the State of Florida. Persons
8	wishing to practice dentistry in Florida must pass the Florida
9	licensure examinations. For more information on Florida's
10	licensure examination procedures, please contact the Florida
11	Board of Dentistry."
12	(h) The student must be enrolled as a dental student
13	in the student's final year of a program at an approved dental
14	school that is accredited by the Commission on Accreditation
15	of the American Dental Association or its successor agency.
16	(i) The student must have completed all the coursework
17	necessary to prepare the student to perform all clinical and
18	diagnostic procedures required to pass the regional
19	examination.
20	(j) The student's academic record must not include any
21	evidence suggesting that the student poses an unreasonable
22	risk to any live patients who are required for the clinical
23	portion of the regional examination. In order to protect the
24	health and safety of the public, the board may request
25	additional information and documents pertaining to the
26	candidate's mental and physical health in order to fully
27	assess the candidate's fitness to engage in exercises
28	involving a live patient.
29	(3) A student who takes the examination pursuant to
30	this section, a dental school that submits a plan pursuant to
31	this section, or a regional examination body that a dental

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- school proposes to host under this section does not have standing to assert that a state agency has taken action for which a hearing may be sought under ss. 120.569 and 120.57. 3 4 Section 11. This act may be cited as the "Nick Oelrich 5 Gift of Life Act." Section 12. Subsections (1), (2), and (6) of section 6 7 765.512, Florida Statutes, are amended to read:
  - (1) Any person who may make a will may give all or part of his or her body for any purpose specified in s. 765.510, the gift to take effect upon death. An anatomical gift made by an adult donor and not revoked by the donor as provided in s. 765.516 is irrevocable and does not require the consent or concurrence of any person after the donor's death. A family member, quardian, representative ad litem, or health care surrogate of an adult donor who has made an anatomical gift pursuant to subsection (2) may not modify, deny or prevent a donor's wish or intent to make an anatomical gift from being made after the donor's death.

765.512 Persons who may make an anatomical gift.--

(2) If the decedent has executed an agreement concerning an anatomical gift, by including signing an organ and tissue donor card, by expressing his or her wish to donate in a living will or advance directive, or by signifying his or her intent to donate on his or her driver's license or in some other written form has indicated his or her wish to make an anatomical gift, and in the absence of actual notice of contrary indications by the decedent, the document is evidence of legally sufficient informed consent to donate an anatomical gift and is legally binding. Any surrogate designated by the decedent pursuant to part II of this chapter may give all or 31 any part of the decedent's body for any purpose specified in

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- (6) A gift of all or part of a body authorizes:
- 3 (a) Any examination necessary to assure medical 4 acceptability of the gift for the purposes intended.
  - (b) The decedent's medical provider, family, or a third party to furnish medical records requested concerning the decedent's medical and social history.
- 8 Section 13. Section 765.516, Florida Statutes, is 9 amended to read:
  - 765.516 Amendment of the terms of or the revocation of the gift.--
  - (1) A donor may amend <u>the terms of</u> or revoke an anatomical gift by:
  - (a) The execution and delivery to the donee of a signed statement.
    - (b) An oral statement that is:
- 17 1. Made to the donor's spouse; or
  - 2. made in the presence of two persons, one of whom must not be a family member, and communicated to the donor's family or attorney or to the donee.
  - (c) A statement during a terminal illness or injury addressed to an attending physician, who must communicate the revocation of the gift to the procurement organization that is certified by the state.
  - (d) A signed document found on <u>or about</u> the donor's person <del>or in the donor's effects</del>.
  - (2) Any gift made by a will may also be amended or revoked in the manner provided for amendment or revocation of wills or as provided in subsection (1).
- 30 Section 14. Subsection (1) of section 765.401, Florida
  31 Statutes, is amended to read:

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765.401 The proxy.--

- (1) If an incapacitated or developmentally disabled patient has not executed an advance directive, or designated a surrogate to execute an advance directive, or the designated or alternate surrogate is no longer available to make health care decisions, health care decisions may be made for the patient by any of the following individuals, in the following order of priority, if no individual in a prior class is reasonably available, willing, or competent to act:
- (a) The judicially appointed guardian of the patient or the guardian advocate of the person having a developmental disability as defined in s. 393.063, who has been authorized to consent to medical treatment, if such guardian has previously been appointed; however, this paragraph shall not be construed to require such appointment before a treatment decision can be made under this subsection;
  - (b) The patient's spouse;
- (c) An adult child of the patient, or if the patient has more than one adult child, a majority of the adult children who are reasonably available for consultation;
  - (d) A parent of the patient;
- (e) The adult sibling of the patient or, if the patient has more than one sibling, a majority of the adult siblings who are reasonably available for consultation;
- (f) An adult relative of the patient who has exhibited special care and concern for the patient and who has maintained regular contact with the patient and who is familiar with the patient's activities, health, and religious or moral beliefs; or
- 30 (g) A close friend of the patient; or-
- 31 (h) A clinical social worker licensed pursuant to

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chapter 491, or a graduate of a court-approved quardianship program. Such a proxy must be selected by the provider's 3 bioethics committee and must not be employed by the provider. If the provider does not have a bioethics committee, then such a proxy may be chosen through an arrangement with the bioethics committee of another provider. The proxy must be 6 notified that upon request the provider shall make available a second physician, not involved in the patient's care, to 8 assist the proxy in evaluating treatment. Decisions to withhold or withdraw life-prolonging procedures must be 10 reviewed by the facility's bioethics committee. Documentation 11 of efforts to locate proxies from prior classes must be 12 recorded in the patient record. 13 Section 15. Subsection (22) is added to section 14 15 641.19, Florida Statutes, to read: 16 641.19 Definitions.--As used in this part, the term: (22) "Specialty" does not include services performed 17 by a chiropractic physician licensed under chapter 460. 18 19 20 (Redesignate subsequent sections.) 21 2.2 ======= T I T L E A M E N D M E N T ========= 23 And the title is amended as follows: 24 On page 1, line 2, delete that line 25 26 27 and insert: 28 An act relating to health care; creating the 29 James and Esther King Center for Universal 30 Research to Eradicate Disease; providing intent and duties; creating an advisory council;

amending s. 215.5602, F.S.; expanding the
long-term goals and funding of the Florida
Biomedical Research Program to include the cure
of specified diseases; creating the Florida
Cancer Research Cooperative; providing for a
board of directors; providing the cooperative's
mission and duties; amending s. 484.0512, F.S.;
providing a criminal penalty for failure of a
seller to refund within a specified time moneys
required to be refunded to a purchaser for the
return or attempted return of a hearing aid;
providing a definition; amending s. 456.073,
F.S.; providing that a state prisoner must
exhaust all available administrative remedies
before filing a complaint with the Department
of Health against a health care practitioner
who is providing health care services within
the Department of Corrections, unless the
practitioner poses a serious threat to the
health or safety of a person who is not a state
prisoner; requiring the Department of Health to
be notified if a health care practitioner is
disciplined or allowed to resign for a
practice-related offense; requiring the
Division of Medical Quality Assurance of the
Department of Health to conduct a study of
clinical and academic training requirements of
certified optometric practitioners; providing
for appointment of members; requiring a report
to be submitted to the Governor and
Legislature; amending s. 465.0265, F.S.;

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providing requirements for the filing of
prescriptions by pharmacies that are under
common ownership or that have a contractual
relationship with one another; specifying
requirements for exceptions to prescription
transfers between certain pharmacies; amending
s. 466.006, F.S.; allowing certain dental
students to take the examinations required to
practice dentistry in this state under
specified conditions; providing a prerequisite
to licensure of such students; creating s.
466.0065, F.S.; allowing certain dental
students to take regional licensure
examinations under specified conditions;
restricting the applicability of examination
results to licensing in other jurisdictions;
requiring approval by the Board of Dentistry
and providing prerequisites to such approval;
creating the "Nick Oelrich Gift of Life Act";
amending s. 765.512, F.S., relating to
anatomical gifts; prohibiting modification of a
donor's intent; providing that a donor document
is legally binding; authorizing specified
persons to furnish a donor's medical records
upon request; amending s. 765.516, F.S.;
revising procedures by which the terms of an
anatomical gift may be amended or the gift may
be revoked; amending s. 765.401, F.S.;
providing additional persons who may be given a
proxy for the making of health care decisions;
requiring review by the facility's bioethics

1	committee of decisions to withhold or withdraw
2	life-prolonging procedures; requiring
3	documentation of efforts to locate certain
4	proxies; amending s. 641.19, F.S.; providing
5	that the term "speciality" does not include the
б	services of a licensed chiropractic physician
7	for purposes of the regulation of managed care;
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