1	A bill to be entitled
2	An act relating to economic development;
3	creating s. 288.955, F.S.; creating the Scripps
4	Florida Funding Corporation to facilitate the
5	establishment and operation of a biomedical
6	research institution for the purposes of
7	enhancing education and research and promoting
8	economic development and diversity; providing
9	for its board of directors; prohibiting
10	conflicts of interest; providing penalties;
11	providing powers and duties of the corporation;
12	providing for investment of funds; requiring an
13	operating plan; requiring the corporation and
14	Scripps Florida or another entity operating
15	such an institution to enter into a contract;
16	specifying contract provisions; providing for
17	disbursement and reinvestment of funds;
18	requiring reports, audits, and evaluations;
19	providing for performance expectations;
20	providing conditions for disbursement of funds;
21	limiting the use of funds; providing
22	requirements for reinvestment; providing that
23	the appropriation of funds does not constitute
24	a debt of the state or a subdivision of the
25	state nor does it subject the state or a
26	subdivision to liability; providing legislative
27	intent with respect to creating economic
28	opportunity and improving public health through
29	the establishment of a biomedical research
30	institution; amending s. 20.435, F.S.;
31	providing for the deposit of certain funds into

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1	the Biomedical Research Trust Fund within the	
2	Department of Health; abrogating provisions	
3	relating to the termination of the trust fund;	
4	amending s. 403.973, F.S.; specifying that	
5	projects that are part of the biomedical	
6	research institution and campus are eligible	
7	for the expedited permitting process; providing	
8	for challenges to state agency action in	
9	expedited permitting related to the institution	
10	and campus; providing legislative intent with	
11	respect to the use of certain funds provided by	
12	the Federal Government; requiring the Office of	
13	Tourism, Trade, and Economic Development to	
14	request certain disbursements; providing for	
15	the reversion of funds to the General Revenue	
16	Fund under certain circumstances; describing	
17	the authority of the county in which a facility	
18	established under the act is located with	
19	respect to water and wastewater facilities;	
20	providing for an extension of the contract	
21	deadline under certain circumstances in which	
22	the grantee cannot meet the conditions of the	
23	contract; amending s. 288.1088, F.S., relating	
24	to the Quick Action Closing Fund; requiring a	
25	recommendation by the Executive Office of the	
26	Governor; providing requirements for such	
27	recommendation; providing appropriations;	
28	providing an effective date.	
29		
30	Be It Enacted by the Legislature of the State of Florida:	
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<u>م</u> رب	ING: Words stricken are deletions; words underlined are additions.	
COD	control morab betteren ale delettons/ words <u>undertined</u> ale additions.	

Section 1. Section 288.955, Florida Statutes, is 1 2 created to read: 288.955 Scripps Florida Funding Corporation .--3 4 (1) DEFINITIONS.--As used in this section, the term: 5 (a) "Contract" means the contract executed between the 6 corporation and the grantee under this section. 7 "Corporation" means the Scripps Florida Funding (b) 8 Corporation created under this section. 9 (c) "Grantee" means The Scripps Research Institute, a not-for-profit public benefit corporation, or a division, 10 subsidiary, affiliate, or entity formed by The Scripps 11 12 Research Institute to establish a state-of-the-art biomedical 13 research institution and campus in this state. 14 (2) CREATION.--(a) There is created a not-for-profit corporation 15 known as the Scripps Florida Funding Corporation, which shall 16 17 be registered, incorporated, organized, and operated under 18 chapter 617. 19 (b) The corporation is not a unit or entity of state 20 government. However, the corporation is subject to the 21 provisions of s. 24, Art. I of the State Constitution and chapter 119, relating to public meetings and records, and the 22 23 provisions of chapter 286 relating to public meetings and 24 records. 25 (c) The corporation must establish at least one 26 corporate office in this state and appoint a registered agent. 27 (d) The corporation shall hire or contract for all 28 staff necessary to the proper execution of its powers and 29 duties within the funds appropriated to implement this section 30 and shall require that all officers, directors, and employees of the corporation comply with the code of ethics for public 31 3

officers and employees under part III of chapter 112. In no 1 2 case may the corporation expend more than \$300,000 in the 3 first year and \$200,000 per year thereafter for staffing and necessary administrative expenditures, including, but not 4 5 limited to, travel and per diem and audit expenditures, using 6 funds appropriated to implement this section. 7 (e) The Office of Tourism, Trade, and Economic 8 Development shall provide administrative support to the 9 corporation as requested by the corporation. In the event of the dissolution of the corporation, the office shall be the 10 corporation's successor in interest and shall assume all 11 12 rights, duties, and obligations of the corporation under any 13 contract to which the corporation is then a party and under 14 law. 15 (3) PURPOSE. -- The corporation shall be organized to receive, hold, invest, administer, and disburse funds 16 17 appropriated by the Legislature for the establishment and operation of a state-of-the-art biomedical research 18 19 institution and campus in this state by The Scripps Research 20 Institute. The corporation shall safeguard the state's 21 commitment of financial support by ensuring that, as a condition for the receipt of these funds, the grantee meets 22 its contractual obligations. In this manner, the corporation 23 shall facilitate and oversee the state goal and public purpose 24 of providing financial support for the institution and campus 25 26 in order to expand the amount and prominence of biomedical research conducted in this state, provide an inducement for 27 high-technology businesses to locate in this state, create 28 29 educational opportunities through access to and partnerships with the institution, and promote improved health care through 30 the scientific outcomes of the institution. 31

CODING: Words stricken are deletions; words underlined are additions.

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1	(4) BOARD; MEMBERSHIPThe corporation shall be
2	governed by a board of directors.
3	(a) The board of directors shall consist of nine
4	voting members, of whom the Governor shall appoint three, the
5	President of the Senate shall appoint three, and the Speaker
6	of the House of Representatives shall appoint three. The
7	director of the Office of Tourism, Trade, and Economic
8	Development or the director's designee shall serve as an
9	ex-officio, nonvoting member of the board of directors.
10	(b) Each member of the board of directors shall serve
11	for a term of 4 years, except that initially the Governor, the
12	President of the Senate, and the Speaker of the House of
13	Representatives each shall appoint one member for a term of 1
14	year, one member for a term of 2 years, and one member for a
15	term of 4 years to achieve staggered terms among the members
16	of the board. A member is not eligible for reappointment to
17	the board, except, however, that a member appointed to an
18	initial term of 1 year or 2 years may be reappointed for an
19	additional term of 4 years, and a person appointed to fill a
20	vacancy with 2 years or less remaining on the term may be
21	reappointed for an additional term of 4 years. The Governor,
22	the President of the Senate, and the Speaker of the House of
23	Representatives shall make their initial appointments to the
24	board by November 15, 2003.
25	(c) The Governor, the President of the Senate, or the
26	Speaker of the House of Representatives, respectively, shall
27	fill a vacancy on the board of directors, according to who
28	appointed the member whose vacancy is to be filled or whose
29	term has expired. A vacancy that occurs before the scheduled
30	expiration of the term of the member shall be filled for the
31	remainder of the unexpired term.
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1	(d) Each member of the board of directors who is not
1 2	otherwise required to file financial disclosure under s. 8,
3	Art. II of the State Constitution or s. 112.3144 shall file
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	disclosure of financial interests under s. 112.3145.
5	(e) A person may not be appointed to the board of
6	directors if he or she has had any direct interest in any
7	contract, franchise, privilege, or other benefit granted by
8	The Scripps Research Institute or any of its affiliate
9	organizations within 5 years before appointment. A person
10	appointed to the board of directors must agree to refrain from
11	having any direct interest in any contract, franchise,
12	privilege, or other benefit granted by The Scripps Research
13	Institute or any of its affiliate organizations during the
14	term of his or her appointment and for 5 years after the
15	termination of such appointment. It is a misdemeanor of the
16	first degree, punishable as provided in s. 775.083 or s.
17	775.084, for a person to accept appointment to the board of
18	directors in violation of this paragraph or to accept a direct
19	interest in any contract, franchise, privilege, or other
20	benefit granted by the institution or affiliate within 5 years
21	after the termination of his or her service on the board.
22	(f) Each member of the board of directors shall serve
23	without compensation, but shall receive travel and per diem
24	expenses as provided in s. 112.061 while in the performance of
25	his or her duties.
26	(g) Each member of the board of directors is
27	accountable for the proper performance of the duties of
28	office, and each member owes a fiduciary duty to the people of
29	the state to ensure that funds provided in furtherance of this
30	section are disbursed and used as prescribed by law and
31	contract. The Governor, the President of the Senate, or the
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Speaker of the House of Representatives, according to which 1 officer appointed the member, may remove a member for 2 3 malfeasance, misfeasance, neglect of duty, incompetence, permanent inability to perform official duties, unexcused 4 absence from three consecutive meetings of the board, arrest 5 6 or indictment for a crime that is a felony or a misdemeanor 7 involving theft or a crime of dishonesty, or pleading nolo 8 contendere to, or being found guilty of, any crime. 9 (5) ORGANIZATION; MEETINGS.--(a)1. The board of directors shall annually elect a 10 chairperson and a vice chairperson from among the board's 11 12 members. The members may, by a vote of five of the nine board members, remove a member from the position of chairperson or 13 14 vice chairperson prior to the expiration of his or her term as chairperson or vice chairperson. His or her successor shall be 15 elected to serve for the balance of the removed chairperson's 16 17 or vice chairperson's term. 2. The chairperson is responsible to ensure that 18 19 records are kept of the proceedings of the board of directors 20 and is the custodian of all books, documents, and papers filed with the board; the minutes of meetings of the board; and the 21 official seal of the corporation. 22 23 (b)1. The board of directors shall meet upon the call of the chairperson or at the request of a majority of the 24 members, but no less than three times per calendar year. 25 2. A majority of the voting members of the board of 26 directors constitutes a quorum. Except as otherwise provided 27 in this section, the board may take official action by a 28 29 majority vote of the members present at any meeting at which a quorum is present. Members may not vote by proxy. 30 31 7

1	3. A member of the board may participate in a meeting
2	of the board by telephone or videoconference through which
3	each member may hear every other member.
4	(6) POWERS AND DUTIESThe corporation is organized
5	to receive, hold, invest, administer, and disburse funds
б	appropriated by the Legislature in support of this section and
7	to disburse any income generated from the investment of these
8	funds consistent with the purpose and provisions of this
9	section. In addition to the powers and duties prescribed in
10	chapter 617 and the articles and bylaws adopted under that
11	chapter, the corporation:
12	(a) May make and enter into contracts and assume any
13	other functions that are necessary to carry out the provisions
14	of this section.
15	(b) May enter into leases and contracts for the
16	purchase of real property and hold notes, mortgages,
17	guarantees, or security agreements to secure the performance
18	of obligations of the grantee under the contract.
19	(c) May perform all acts and things necessary or
20	convenient to carry out the powers expressly granted in this
21	section and a contract entered into between the corporation
22	and the grantee.
23	(d) May make expenditures, from funds provided by this
24	state, including any necessary administrative expenditures
25	consistent with its powers.
26	(e) May indemnify, and purchase and maintain insurance
27	on behalf of, directors, officers, and employees of the
28	corporation against any personal liability or accountability.
29	(f) Shall disburse funds pursuant to the provisions of
30	this section and a contract entered into between the
31	corporation and the grantee.
	8

1	(g) Shall receive and review reports and financial
2	documentation provided by the grantee to ensure compliance
3	with the provisions of this section and provisions of the
4	contract.
5	(h) Shall prepare an annual report as prescribed in
б	subsection (14).
7	(7) INVESTMENT OF FUNDS The corporation must enter
8	into an agreement with the State Board of Administration under
9	which funds received by the corporation from the Office of
10	Tourism, Trade, and Economic Development which are not
11	disbursed to the grantee shall be invested by the State Board
12	of Administration on behalf of the corporation. Funds shall be
13	invested in suitable instruments authorized under s. 215.47
14	and specified in investment guidelines established and agreed
15	to by the State Board of Administration and the corporation.
16	(8) CONTRACT
17	(a) By January 30, 2004, the corporation shall
18	negotiate and execute a contract with the grantee for a term
19	of 20 years. Such contract shall govern the disbursement and
20	use of funds under this section. The board may, by a simple
21	majority vote, authorize one 45-day extension of this
22	deadline. The corporation may not execute the contract unless
23	the contract is approved by the affirmative vote of at least
24	seven of the nine members of the board of directors. At least
25	14 days before execution of the contract, The Scripps Research
26	Institute must submit to the board, the Governor, the
27	President of the Senate, and the Speaker of the House of
28	Representatives an organizational plan, in a form and manner
29	prescribed by the board, for the establishment of a
30	state-of-the-art biomedical research institution and campus in
31	this state, and the board must submit a copy of the proposed
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contract to the Governor, the President of the Senate, and the 1 2 Speaker of the House of Representatives. 3 (b) The contract, at a minimum, must contain 4 provisions: 5 1. Specifying the procedures and schedules that govern 6 the disbursement of funds under this section and specifying 7 the conditions or deliverables that the grantee must satisfy 8 before the release of each disbursement. 9 2. Requiring the grantee to submit to the corporation a business plan in a form and manner prescribed by the 10 11 corporation. 12 3. Prohibiting The Scripps Research Institute or the grantee from establishing other biomedical science or research 13 14 facilities in any state other than this state or California 15 for a period of 12 years from the commencement of the 16 contract. Nothing in this subparagraph shall prohibit the 17 grantee from establishing or engaging in normal collaborative activities with other organizations. 18 19 4. Governing the ownership of or security interests in 20 real property and personal property, including, but not 21 limited to, research equipment, obtained through the financial support of state or local government, including a provision 22 23 that in the event of a breach of the contract or in the event 24 the grantee ceases operations in this state, such property purchased with state funds shall revert to the state and such 25 26 property purchased with local funds shall revert to the local 27 governing authority. 28 5. Requiring the grantee to be an equal opportunity 29 employer. 6. Requiring the grantee to maintain a policy of 30 31 awarding preference in employment to residents of this state, 10

as defined by law, except for professional scientific staff 1 positions requiring a doctoral degree, postdoctoral training 2 positions, and graduate student positions. 3 4 7. Requiring the grantee to maintain a policy of 5 making purchases from vendors in this state, to the extent it 6 is cost-effective and scientifically sound. 7 8. Requiring the grantee to use the Internet-based 8 job-listing system of the Agency for Workforce Innovation in 9 advertising employment opportunities. 9. Requiring the grantee to establish accredited 10 science degree programs. 11 12 10. Requiring the grantee to establish internship programs to create learning opportunities for educators and 13 14 secondary, postsecondary, graduate, and doctoral students. 15 11. Requiring the grantee to submit data to the 16 corporation on the activities and performance during each 17 fiscal year and to provide to the corporation an annual accounting of the expenditure of funds disbursed under this 18 19 section. 20 12. Establishing that the corporation shall review the activities of the grantee to assess the grantee's financial 21 and operational compliance with the provisions of the contract 22 23 and with relevant provisions of law. 13. Authorizing the grantee, when feasible, to use 24 information submitted by it to the Federal Government or to 25 other organizations awarding research grants to the grantee to 26 27 help meet reporting requirements imposed under this section or the contract, if the information satisfies the reporting 28 29 standards of this section and the contract. 14. Requiring the grantee during the first 7 years of 30 31 the contract to create 545 positions and to acquire associated 11

research equipment for the grantee's facility in this state, 1 2 and pay for related maintenance of the equipment, in a total 3 amount of not less than \$45 million. 15. Requiring the grantee to progress in the creation 4 of the total number of jobs prescribed in subparagraph 14. on 5 6 the following schedule: At least 38 positions in the 1st year, 7 168 positions in the 2nd year, 280 positions in the 3rd year, 367 positions in the 4th year, 436 positions in the 5th year, 8 9 500 positions in the 6th year, and 545 positions in the 7th year. The board may allow the grantee to deviate downward from 10 such employee levels by 25 percent in any year, to allow the 11 12 grantee flexibility in achieving the objectives set forth in 13 the business plan provided to the corporation; however, the 14 grantee must have no fewer than 545 positions by the end of the 7th year. 15 16 16. Requiring the grantee to allow the corporation to 17 retain an independent certified public accountant licensed in this state pursuant to chapter 473 to inspect the records of 18 19 the grantee in order to audit the expenditure of funds 20 disbursed to the grantee. The independent certified public accountant shall not disclose any confidential or proprietary 21 scientific information of the grantee. 22 23 17. Requiring the grantee to purchase liability 24 insurance and governing the coverage level of such insurance. (c) An amendment to the contract is not effective 25 26 unless it is approved by the affirmative vote of at least 27 seven of the nine members of the board of directors. (9) PERFORMANCE EXPECTATIONS. -- In addition to the 28 29 provisions prescribed in subsection (8), the contract between the corporation and the grantee shall include a provision that 30 31 the grantee, in cooperation with the Office of Tourism, Trade, 12

and Economic Development, shall report to the corporation on 1 2 performance expectations that reflect the aspirations of the 3 Governor and the Legislature for the benefits accruing to this state as a result of the funds appropriated pursuant to this 4 5 section. These shall include, but are not limited to, 6 performance expectations addressing: 7 The number and dollar value of research grants (a) 8 obtained from the Federal Government or sources other than 9 this state. 10 (b) The percentage of total research dollars received by The Scripps Research Institute from sources other than this 11 12 state which is used to conduct research activities by the 13 grantee in this state. (c) The number or value of patents obtained by the 14 15 grantee. 16 (d) The number or value of licensing agreements 17 executed by the grantee. 18 (e) The extent to which research conducted by the 19 grantee results in commercial applications. 20 (f) The number of collaborative agreements reached and maintained with colleges and universities in this state and 21 with research institutions in this state, including agreements 22 23 that foster participation in research opportunities by public and private colleges and universities and research 24 institutions in this state with significant minority 25 26 populations, including historically black colleges and 27 universities. 28 The number of collaborative partnerships (g) 29 established and maintained with businesses in this state. The total amount of funding received by the 30 (h) 31 grantee from sources other than the State of Florida. 13

1	(i) The number or value of spin off businesses created
1 2	in this state as a result of commercialization of the research
3	of the grantee.
4	(j) The number or value of businesses recruited to
+ 5	this state by the grantee.
6	(k) The establishment and implementation of policies
7	to promote supplier diversity using the guidelines developed
8	by the Office of Supplier Diversity under s. 287.09451 and to
° 9	
	comply with the ordinances, including any small-business
10	ordinances, enacted by the county and which are applicable to
11	the biomedical research institution and campus located in this
12	state.
13	(1) The designation by the grantee of a representative
14	to coordinate with the Office of Supplier Diversity.
15	(m) The establishment and implementation of a program
16	to conduct workforce recruitment activities at public and
17	private colleges and universities and community colleges in
18	this state which request the participation of the grantee.
19	
20	The contract shall require the grantee to provide information
21	to the corporation on the progress in meeting these
22	performance expectation on an annual basis. It is the intent
23	of the Legislature that, in fulfilling its obligation to work
24	with Florida's public and private colleges and universities,
25	Scripps Florida work with such colleges and universities
26	regardless of size.
27	(10) DISBURSEMENT CONDITIONSIn addition to the
28	provisions prescribed in subsection (8), the contract between
29	the corporation and the grantee shall include disbursement
30	conditions that must be satisfied by the grantee as a
31	condition for the continued disbursement of funds under this
	14

section. These disbursement conditions shall be negotiated 1 2 between the corporation and the grantee and shall not be 3 designed to impede the ability of the grantee to attain full 4 operational status. The disbursement conditions may be 5 appropriately varied as to timeframes, numbers, values, and 6 percentages. The disbursement conditions shall include, but 7 are not limited to, the following areas: 8 (a) Demonstrate creation of jobs and report on the 9 average salaries paid. (b) Beginning 18 months after the grantee's occupancy 10 of its permanent facility, the grantee shall annually obtain 11 12 \$100,000 of nonstate funding for each full-time equivalent 13 tenured-track faculty member employed at the Florida facility. 14 (c) No later than 3 years after the grantee's 15 occupancy of its permanent facility, the grantee shall apply to the relevant accrediting agency for accreditation of its 16 17 Florida graduate program. 18 (d) The grantee shall purchase equipment for its 19 Florida facility as scheduled in its contract with the 20 corporation. 21 (e) No later than 18 months after occupying its permanent facility, the grantee shall establish a program for 22 23 qualified graduate students from Florida universities permitting them access to the facility for doctoral, 24 25 thesis-related research. 26 (f) No later than 18 months after occupancy of the permanent facility, the grantee shall establish a summer 27 28 internship for high school students. 29 (g) No later than 3 years after occupancy of the 30 permanent facility, the grantee shall establish a research program for middle and high school teachers. 31 15

1	(h) No later than 18 months after occupancy of the
2	permanent facility, the grantee shall establish a program for
3	adjunct professors.
4	(i) No later than 6 months after commissioning it high
5	throughput technology, the grantee shall establish a program
6	to allow open access for qualified science projects.
7	(j) Beginning June 2004, the grantee shall commence
8	collaborative efforts with Florida public and private colleges
9	and universities, and shall continue cooperative collaboration
10	through the term of the agreement.
11	(k) Beginning 18 months after the grantee occupies the
12	permanent facility, the grantee shall establish an annual
13	seminar series featuring a review of the science work done by
14	the grantee and its collaborators at the Florida facility.
15	(1) Beginning June 2004, the grantee shall commence
16	collaboration efforts with the Office of Tourism, Trade, and
17	Economic Development by complying with reasonable requests for
18	cooperation in economic development efforts in the
19	biomed/biotech industry. No later than July 2004, the grantee
20	shall designate a person who shall be charged with assisting
21	in these collaborative efforts.
22	(11) DISBURSEMENTS
23	(a) The corporation shall disburse funds to the
24	grantee over a period of 7 calendar years starting in the
25	calendar year beginning January 1, 2004, under the terms and
26	conditions of the contract. The corporation shall complete
27	disbursement of the total amount of funds payable to the
28	grantee under the contract no later than December 31, 2010,
29	unless the grantee fails to satisfy the terms and conditions
30	of the contract. Any funds of the corporation that are not
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disbursed by December 31, 2010, shall be paid to the 1 2 Biomedical Research Trust Fund of the Department of Health. 3 (b) The contract shall provide for a reduction or 4 elimination of funding in any year if: 5 The grantee is no longer operating in this state; 1. 6 2. The grantee has failed to commit in writing to 7 maintain operations in the state for the succeeding year; or 8 The grantee commits a material default or breach of 3. 9 the contract, as defined and governed by the contract. Determination of material default or breach of contract shall 10 require the affirmative vote of at least seven of the nine 11 12 members of the board. 13 (c) Each disbursement by the corporation to the 14 grantee under this section is conditioned upon the affirmative approval of at least five of the nine members of the board of 15 directors and upon demonstration by the grantee that it has 16 17 met the particular contractual deliverables that are the basis 18 for that disbursement. 19 (12) USE OF FUNDS.--20 (a) Funds appropriated in furtherance of this section 21 may not be disbursed or expended for activities that do not 22 principally benefit or that are not directly related to the 23 establishment or operation of the grantee in this state, except upon approval of the affirmative vote of at least seven 24 of the nine members of the board of directors. 25 26 (b) No funds appropriated in furtherance of this 27 section may be used for the purpose of lobbying any branch or 28 agency of state government or any political subdivision of the 29 state. (c) The grantee must provide for separate accounts for 30 any funds appropriated in furtherance of this section and 31 17

separate books and records relating to the Scripps Research 1 2 Institute's Florida operation. 3 (13) REINVESTMENT.--4 (a) The grantee shall reinvest 15 percent of the net 5 royalty revenues, including the revenues from the sale of 6 stock, received by The Scripps Research Institute from the 7 licensing or transfer of inventions, methods, processes, and other patentable discoveries conceived or reduced to practice 8 9 using the grantee's Florida facilities or Florida employees, in whole or in part, and to which the grantee becomes entitled 10 during the 20 years following the effective date of the 11 12 contract between the corporation and the grantee. For purposes of this paragraph, the term "net royalty revenues" means all 13 14 royalty revenues less the cost of obtaining, maintaining, and 15 enforcing related patent and intellectual property rights, both foreign and domestic. Reinvestment payments under this 16 17 paragraph shall commence no later than 6 months after the grantee has received the final disbursement under the contract 18 19 and shall continue until the maximum reinvestment has been 20 paid. 21 (b) The grantee shall reinvest 15 percent of the gross 22 revenues it receives from naming opportunities associated with any facility it builds in this state. For purposes of this 23 24 section, the term "naming opportunities" includes charitable donations from any person or entity in consideration for the 25 26 right to have all or a portion of the facility named for or in the memory of any person, living or dead, or for any entity. 27 The obligation to make reinvestment payments under this 28 29 section shall commence upon the execution of the contract between the corporation and the grantee. 30 31 18

All reinvestment payments made pursuant to this section shall 1 2 be remitted to the state for deposit in the Biomedical 3 Research Trust Fund or, if such fund has ceased to exist, in 4 another trust fund that supports biomedical research, as 5 determined by law. The maximum reinvestment required of the 6 grantee pursuant to this subsection shall not exceed \$200 7 million. At such time as the reinvestment payments equal \$155 million or the contract expires, whichever is earlier, the 8 9 board of the corporation shall determine whether the performance expectations and disbursement conditions have been 10 met. If the board determines that the performance expectations 11 12 and disbursement conditions have been met, the amount of \$200 million shall be reduced to \$155 million. The grantee shall 13 14 annually submit a schedule of the shares of stock held by it 15 as payment of the royalty referred to in paragraph (a) and 16 report on any trades or activity concerning such stock. The 17 grantee's obligations under this subsection shall survive the expiration or termination of the contract between the 18 19 corporation and the grantee. 20 (14) ANNUAL REPORT.--By December 1 of each year, the corporation shall prepare a report of the activities and 21 outcomes under this section for the preceding fiscal year. The 22 23 report, at a minimum, must include: (a) A description of the activities of the corporation 24 in managing and enforcing the contract with the grantee. 25 (b) An accounting of the amount of funds disbursed 26 27 during the preceding fiscal year to the grantee. 28 (c) An accounting of expenditures by the grantee 29 during the fiscal year of funds disbursed under this section. 30 31 19 CODING: Words stricken are deletions; words underlined are additions.

1	
1	(d) Information on the number and salary level of jobs
2	created by the grantee, including the number and salary level
3	of jobs created for residents of this state.
4	(e) Information on the amount and nature of economic
5	activity generated through the activities of the grantee.
б	(f) An assessment of factors affecting the progress
7	toward achieving the projected biotech industry cluster
8	associated with the grantee's operations, as projected by
9	economists on behalf of the Executive Office of the Governor.
10	(g) A compliance and financial audit of the accounts
11	and records of the corporation at the end of the preceding
12	fiscal year conducted by an independent certified public
13	accountant in accordance with rules of the Auditor General.
14	(h) A description of the status of the performance
15	expectations under subsection (9) and the disbursement
16	conditions under subsection (10).
17	
18	The corporation shall submit the report to the Governor, the
19	President of the Senate, and the Speaker of the House of
20	Representatives.
21	(15) PROGRAM EVALUATION
22	(a) Before January 1, 2007, the Office of Program
23	Policy Analysis and Government Accountability shall conduct a
24	performance audit of the Office of Tourism, Trade, and
25	Economic Development and the corporation relating to the
26	provisions of this section. The audit shall assess the
27	implementation and outcomes of activities under this section.
28	At a minimum, the audit shall address:
29	1. Performance of the Office of Tourism, Trade, and
30	Economic Development in disbursing funds appropriated under
31	this section.
	20
	20

1	2. Performance of the corporation in managing and
2	enforcing the contract with the grantee.
3	3. Compliance by the corporation with the provisions
4	of this section and the provisions of the contract.
5	4. Economic activity generated through funds disbursed
6	under the contract.
7	(b) Before January 1, 2010, the Office of Program
8	Policy Analysis and Government Accountability shall update the
9	report required under this subsection. In addition to
10	addressing the items prescribed in paragraph (a), the updated
11	report shall include a recommendation on whether the
12	Legislature should retain the statutory authority for the
13	corporation.
14	
15	A report of each audit's findings and recommendations shall be
16	submitted to the Governor, the President of the Senate, and
17	the Speaker of the House of Representatives. In completing the
18	performance audits required under this subsection, the Office
19	of Program Policy Analysis and Government Accountability shall
20	maximize the use of reports submitted by the grantee to the
21	Federal Government or to other organizations awarding research
22	grants to the grantee.
23	(16) LIABILITY
24	(a) The appropriation or disbursement of funds under
25	this section does not constitute a debt, liability, or
26	obligation of the State of Florida, any political subdivision
27	thereof, or the corporation or a pledge of the faith and
28	credit of the state or of any such political subdivision.
29	(b) The appropriation or disbursement of funds under
30	this section does not subject the State of Florida, any
31	political subdivision thereof, or the corporation to liability
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related to the research activities and research products of 1 2 the grantee. 3 Section 2. Paragraph (h) of subsection (1) of section 4 20.435, Florida Statutes, is amended to read: 5 20.435 Department of Health; trust funds.--6 (1) The following trust funds are hereby created, to 7 be administered by the Department of Health: 8 (h) Biomedical Research Trust Fund. 9 1. Funds to be credited to the trust fund shall 10 consist of funds deposited pursuant to s. 215.5601. Funds shall be used for the purposes of the James and Esther King 11 12 Biomedical Research Program as specified in ss. s. 215.5602 13 and 288.955. The trust fund is exempt from the service charges 14 imposed by s. 215.20. 2. Notwithstanding the provisions of s. 216.301 and 15 16 pursuant to s. 216.351, any balance in the trust fund at the 17 end of any fiscal year shall remain in the trust fund at the end of the year and shall be available for carrying out the 18 19 purposes of the trust fund. 20 3. The trust fund shall, unless terminated sooner, be terminated on July 1, 2004. 21 22 Section 3. Subsections (3), (7), and (15) of section 23 403.973, Florida Statutes, are amended to read: 24 403.973 Expedited permitting; comprehensive plan 25 amendments.--26 (3)(a) The Governor, through the office, shall direct 27 the creation of regional permit action teams, for the purpose of expediting review of permit applications and local 28 29 comprehensive plan amendments submitted by: Businesses creating at least 100 jobs, or 30 1. 31 2.2

1	2. Businesses creating at least 50 jobs if the project
2	is located in an enterprise zone, or in a county having a
3	population of less than 75,000 or in a county having a
4	population of less than 100,000 which is contiguous to a
5	county having a population of less than 75,000, as determined
6	by the most recent decennial census, residing in incorporated
7	and unincorporated areas of the county, or
8	(b) On a case-by-case basis and at the request of a
9	county or municipal government, the office may certify as
10	eligible for expedited review a project not meeting the
11	minimum job creation thresholds but creating a minimum of 10
12	jobs. The recommendation from the governing body of the county
13	or municipality in which the project may be located is
14	required in order for the office to certify that any project
15	is eligible for expedited review under this paragraph. When
16	considering projects that do not meet the minimum job creation
17	thresholds but that are recommended by the governing body in
18	which the project may be located, the office shall consider
19	economic impact factors that include, but are not limited to:
20	1. The proposed wage and skill levels relative to
21	those existing in the area in which the project may be
22	located;
23	2. The project's potential to diversify and strengthen
24	the area's economy;
25	3. The amount of capital investment; and
26	4. The number of jobs that will be made available for
27	persons served by the welfare transition program.
28	(c) At the request of a county or municipal
29	government, the office or a Quick Permitting County may
30	certify projects located in counties where the ratio of new
31	jobs per participant in the welfare transition program, as
	23
COD	ING: Words stricken are deletions; words <u>underlined</u> are additions.

determined by Workforce Florida, Inc., is less than one or 1 otherwise critical, as eligible for the expedited permitting 2 process. Such projects must meet the numerical job creation 3 4 criteria of this subsection, but the jobs created by the 5 project do not have to be high-wage jobs that diversify the 6 state's economy. 7 (d) Projects located in a designated brownfield area 8 are eligible for the expedited permitting process. 9 (e) Projects that are part of the state-of-the-art 10 biomedical research institution and campus to be established in this state by the grantee under s. 288.955 are eligible for 11 the expedited permitting process, if the projects are 12 13 designated as part of the institution or campus by the board 14 of county commissioners of the county in which the institution 15 and campus are established. (7) The local government shall hold a duly noticed 16 17 public hearing to execute a memorandum of agreement for each qualified project. Notwithstanding any other provision of law, 18 19 and at the option of the local government, the workshop 20 provided for in subsection (6) may be conducted on the same date as the public hearing held under this subsection. The 21 22 memorandum of agreement that a local government signs shall 23 include a provision identifying necessary local government procedures and time limits that will be modified to allow for 24 the local government decision on the project within 90 days. 25 26 The memorandum of agreement applies to projects, on a 27 case-by-case basis, that qualify for special review and approval as specified in this section. The memorandum of 28 29 agreement must make it clear that this expedited permitting and review process does not modify, qualify, or otherwise 30 31 24

1	alter existing local government nonprocedural standards for
2	permit applications, unless expressly authorized by law.
3	(15)(a) Challenges to state agency action in the
4	expedited permitting process for projects processed under this
5	section are subject to the summary hearing provisions of s.
6	120.574, except that the administrative law judge's decision,
7	as provided in s. 120.574(2)(f), shall be in the form of a
8	recommended order and shall not constitute the final action of
9	the state agency. In those proceedings where the action of
10	only one agency of the state is challenged, the agency of the
11	state shall issue the final order within 10 working days of
12	receipt of the administrative law judge's recommended order.
13	In those proceedings where the actions of more than one agency
14	of the state are challenged, the Governor shall issue the
15	final order within 10 working days of receipt of the
16	administrative law judge's recommended order. The
17	participating agencies of the state may opt at the preliminary
18	hearing conference to allow the administrative law judge's
19	decision to constitute the final agency action. If a
20	participating local government agrees to participate in the
21	summary hearing provisions of s. 120.574 for purposes of
22	review of local government comprehensive plan amendments, s.
23	163.3184(9) and (10) apply.
24	(b) Challenges to state agency action in the expedited
25	permitting process for establishment of a state-of-the-art
26	biomedical research institution and campus in this state by
27	the grantee under s. 288.955 are subject to the same
28	requirements as challenges brought under paragraph (a), except
29	that, notwithstanding s. 120.574, summary proceedings must be
30	conducted within 30 days after a party files the motion for
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	25

summary hearing, regardless of whether the parties agree to 1 2 the summary proceeding. Section 4. Notwithstanding any other provision of law, 3 4 the county in which the projects that are part of or ancillary 5 to the state-of-the-art biomedical research institution and 6 campus to be established in this state by the grantee under 7 section 288.955, Florida Statutes, are to be located shall have the exclusive right, which right may be assigned in whole 8 9 or in part by the governing body of the county in its sole discretion, to provide water and wastewater services to such 10 projects to the extent deemed necessary by the governing body 11 12 of the county. The county may plan, acquire, construct, reconstruct, enlarge or extend, operate, and maintain water 13 14 and wastewater systems and facilities within or without the 15 boundaries of such projects for the provision of water and wastewater services. 16 17 Section 5. (1) It is the intent of the Legislature to use a portion of the funds provided by the Federal Government 18 19 under section 401(b) of the Jobs and Growth Tax Relief 20 Reconciliation Act of 2003 for the essential governmental service of improving economic opportunities available to the 21 people of this state by attracting new or expanding businesses 22 23 to, and retaining businesses in, the state. Additionally, the Legislature recognizes that the state spends billions of 24 dollars each year to treat major illnesses such as coronary 25 26 artery disease, Alzheimer's disease, diabetes, autoimmune diseases, and cancer. It is further the intent of the 27 Legislature to use the funds so provided to advance the 28 29 essential government service of improving the health of the people of this state by promoting research and development for 30 the prediction, treatment, prevention, and cure of disease. 31 26

1	Funding provided under this section will serve these essential										
2	government services and help accelerate the development of										
3											
4	(2) For fiscal year 2003-2004, the sum of \$310 million										
5	is appropriated from the General Revenue Fund to the Office of										
6	Tourism, Trade, and Economic Development for the purpose of										
7	funding for the Scripps Florida Funding Corporation created										
8	under this act in the special category Grants and Aids to the										
9	Scripps Florida Funding Corporation. Notwithstanding sections										
10	216.181(16) and 216.351, Florida Statutes, the Office of										
11	Tourism, Trade, and Economic Development shall request										
12	disbursement from the Chief Financial Officer of \$300,000 to										
13	cover the staffing and administrative expenses of the										
14	corporation as soon as the corporation is formed.										
15	Notwithstanding sections 216.181(16) and 216.351, Florida										
16	Statutes, the Office of Tourism, Trade, and Economic										
17	Development shall request disbursement from the Chief										
18	Financial Officer of the balance of the appropriation to the										
19	corporation in one lump sum upon the execution of the contract										
20	between the Scripps Florida Funding Corporation and the										
21	grantee, and such disbursement shall be subject to a contract										
22	executed between the office and the corporation. In the event										
23	the corporation and the grantee are unable to execute the										
24	contract after reasonable efforts, all funds appropriated to										
25	the corporation in furtherance of this act shall revert to the										
26	General Revenue Fund unallocated. In the event that the										
27	contract is terminated for breach or otherwise, all funds not										
28	yet disbursed to the grantee shall be immediately returned to										
29	the General Revenue Fund unallocated.										
30	Section 6. Force majeureNotwithstanding any other										
31	provisions contained in this act, if the grantee is prevented										
	27										

from timely achieving any deadlines set forth in this act due 1 2 to its inability to occupy its permanent Florida facility 3 within 2 years after entering into the memorandum of agreement 4 pursuant to section 403.973, Florida Statutes, as a result of 5 permitting delays and related administrative or judicial 6 proceedings, acts of God, labor disturbances, or other similar 7 events beyond the control of the grantee, the deadline shall be extended by the number of days by which the grantee was 8 9 delayed in commencing its occupancy of its permanent Florida facility. In no event shall the extension be for more than 4 10 years. Upon the occurrence of a force majeure event, the 11 12 Scripps Florida Funding Corporation shall continue to fund the 13 grantee at a level that permits it to sustain its current 14 level of operations until the force majeure event ceases and 15 the grantee is able to resume the contract schedule governing 16 disbursement. 17 Section 7. Paragraph (b) of subsection (3) of section 288.1088, Florida Statutes, is amended to read: 18 19 288.1088 Quick Action Closing Fund. --20 (3) (b) Upon receipt of the evaluation and recommendation 21 from Enterprise Florida, Inc., the director shall recommend 22 23 approval or disapproval of a project for receipt of funds from the Quick Action Closing Fund to the Governor. In recommending 24 a project, the director shall include proposed performance 25 26 conditions that the project must meet to obtain incentive funds. The Governor shall consult with the President of the 27 Senate and the Speaker of the House of Representatives before 28 29 giving final approval for a project. The Executive Office of the Governor shall recommend approval of a project and the 30 release of funds pursuant to the legislative consultation and 31 28

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2	recommendation must include proposed performance conditions													
3	that the project must meet in order to obtain funds.													
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