2006 Legislature

1	A bill to be entitled
2	An act relating to biomedical research; providing
3	legislative intent; amending s. 20.435, F.S.; authorizing
4	the use of funds in the Biomedical Research Trust Fund for
5	the purposes of the William G. "Bill" Bankhead, Jr., and
6	David Coley Cancer Research Program; amending s. 215.5602,
7	F.S.; revising the membership and the method for
8	appointing members to the Biomedical Research Advisory
9	Council; requiring the council to award grants for cancer
10	research through the William G. "Bill" Bankhead, Jr., and
11	David Coley Cancer Research Program; providing for the
12	repeal of the James and Esther King Biomedical Research
13	Program; requiring the Legislature to review the program
14	prior to the repeal; providing for transition to new
15	appointments; amending s. 381.855, F.S.; revising the
16	membership of the advisory council for the Florida Center
17	for Universal Research to Eradicate Disease; providing for
18	terms of office and the filling of vacancies; providing
19	for officers, meetings, and procedures; providing for
20	transition to new appointments; amending s. 381.921, F.S.;
21	revising a goal of the Florida Cancer Council; creating s.
22	381.922, F.S.; establishing the William G. "Bill"
23	Bankhead, Jr., and David Coley Cancer Research Program
24	within the Department of Health; providing the purpose of
25	the program; requiring the program to provide grants for
26	cancer research; providing procedures for awarding cancer
27	research grants; providing for peer review panels;

Page 1 of 24

2006 Legislature

28 providing requirements with respect to ethical conduct and 29 conflicts of interest; providing for public records and meetings; requiring an annual report; providing for the 30 repeal of William G. "Bill" Bankhead, Jr., and David Coley 31 32 Cancer Research Program; requiring the Legislature to review the program prior to the repeal; amending s. 33 381.98, F.S., revising the purpose, duties, and authority 34 of the Florida Public Health Foundation, Inc.; revising 35 the membership of the board of directors of the 36 37 corporation; amending s. 430.41, F.S., providing for the Governor to certify certain funds for a certain number of 38 39 years; amending s. 561.121, F.S.; redistributing certain 40 funds collected from taxes on alcoholic beverages; 41 amending s. 1004.445, F.S.; revising the method of appointing and filling vacancies on the Johnnie B. Byrd, 42 Sr., Alzheimer's Center and Research Institute board of 43 directors; requiring certain information in the annual 44 report; requiring an annual operating budget; providing 45 46 procedures for awarding of Alzheimer's disease research grants; providing for peer review panels; providing 47 requirements with respect to ethical conduct and conflicts 48 of interest; providing for public records and meetings; 49 providing for the repeal of Johnnie B. Byrd, Sr., 50 Alzheimer's Center and Research Institute; requiring the 51 Legislature to review the center and institute prior to 52 the repeal; providing appropriations; providing for the 53 54 transition of new appointments to the board of directors

Page 2 of 24

2006 Legislature

55 of the not-for-profit corporation for the Johnnie B. Byrd, Sr., Alzheimer's Center and Research Institute; providing 56 effective dates. 57 58 Be It Enacted by the Legislature of the State of Florida: 59 60 Section 1. It is the intent of the Legislature to provide 61 funding to support grants for biomedical research in this state 62 with the anticipation that sustained funding for biomedical 63 research over a period of years will lead to an alleviation of 64 human suffering from diseases such as cancer and Alzheimer's 65 disease. It is the intent of the Legislature to dramatically 66 67 reduce this state's inordinately high cancer burden, reducing 68 both cancer incidence and mortality, while advancing scientific 69 endeavors in this state, making this state a world-class leader 70 in cancer research and treatment. Further, it is the intent of the Legislature to address the debilitating and deadly effects 71 72 of Alzheimer's disease by supporting research in Alzheimer's disease statewide through the awarding of research grants on a 73 competitive basis. Additionally, it is the intent of the 74 75 Legislature to stimulate dramatic economic development, particularly in the biotechnology industry, through investment 76 77 in this state's biomedical research. Paragraph (h) of subsection (1) of section 78 Section 2. 79 20.435, Florida Statutes, is amended to read: 80 20.435 Department of Health; trust funds.--

Page 3 of 24

2006 Legislature

81 (1) The following trust funds are hereby created, to be82 administered by the Department of Health:

83

(h) Biomedical Research Trust Fund.

Funds to be credited to the trust fund shall consist of 84 1. funds deposited pursuant to s. 215.5601 and any other funds 85 86 appropriated by the Legislature. Funds shall be used for the purposes of the James and Esther King Biomedical Research 87 Program and the William G. "Bill" Bankhead, Jr., and David Coley 88 89 Cancer Research Program as specified in ss. 215.5602, and 288.955, and 381.922. The trust fund is exempt from the service 90 charges imposed by s. 215.20. 91

Notwithstanding the provisions of s. 216.301 and 92 2. 93 pursuant to s. 216.351, any balance in the trust fund at the end 94 of any fiscal year shall remain in the trust fund at the end of 95 the year and shall be available for carrying out the purposes of the trust fund. The department may invest these funds 96 97 independently through the Chief Financial Officer or may negotiate a trust agreement with the State Board of 98 99 Administration for the investment management of any balance in 100 the trust fund.

3. Notwithstanding s. 216.301 and pursuant to s. 216.351, any balance of any appropriation from the Biomedical Research Trust Fund which is not disbursed but which is obligated pursuant to contract or committed to be expended may be certified by the Governor for up to 3 years following the effective date of the original appropriation.

Page 4 of 24

2006 Legislature

107 4. The trust fund shall, unless terminated sooner, be108 terminated on July 1, 2008.

Section 3. Subsection (3) of section 215.5602, Florida Statutes, is amended, and subsections (11) through (14) are added to that section, to read:

112 215.5602 James and Esther King Biomedical Research113 Program.--

(3) There is created within the Department of Health theBiomedical Research Advisory Council.

The council shall consist of 11 nine members, 116 (a) including: the chief executive officer of the Florida Division 117 of the American Cancer Society, or a designee; the chief 118 executive officer of the Florida/Puerto Rico Affiliate of the 119 American Heart Association, or a designee; and the chief 120 executive officer of the American Lung Association of Florida, 121 122 or a designee. The Governor shall appoint the remaining eight six members of the council shall be appointed, as follows: 123

124 1. <u>The Governor shall appoint four members</u>, two members 125 with expertise in the field of biomedical research, one member 126 <u>from a research university in the state</u>, and one member 127 <u>representing the general population of the state</u>.

<u>The President of the Senate shall appoint two members,</u>
 one member with expertise in the field of behavioral or social
 research <u>and one representative from a cancer program approved</u>
 <u>by the American College of Surgeons</u>.

1323. The Speaker of the House of Representatives shall133appoint two members, one member from a professional medical

Page 5 of 24

FLORIDA HOUSE OF REP	P R E S E N T A T I V E S
----------------------	---------------------------

2006 Legislature

134 organization and one representative from a cancer program 135 approved by the American College of Surgeons. 136 4. One member from a research university in the state. 5. One member representing the general population of the 137 138 state. 139 In making these his or her appointments, the Governor, the 140 141 President of the Senate, and the Speaker of the House of 142 Representatives shall select primarily, but not exclusively, Floridians with biomedical and lay expertise in the general 143 areas of cancer, cardiovascular disease, stroke, and pulmonary 144 disease. The Governor's appointments shall be for a 3-year term 145 and shall reflect the diversity of the state's population. An 146 147 appointed A council member appointed by the Governor may not serve more than two consecutive terms. 148 The council shall adopt internal organizational 149 (b) procedures as necessary for its efficient organization. 150 151 (C) The department shall provide such staff, information, and other assistance as is reasonably necessary to assist the 152 council in carrying out its responsibilities. 153 Members of the council shall serve without 154 (d) compensation, but may receive reimbursement as provided in s. 155 156 112.061 for travel and other necessary expenses incurred in the performance of their official duties. 157 158 The council shall award grants for cancer research (11)159 through the William G. "Bill" Bankhead, Jr., and David Coley 160 Cancer Research Program created in s. 381.922.

Page 6 of 24

FLOR	IDA	нои	SΕ	ΟF	REP	RES	ENTA	
------	-----	-----	----	----	-----	-----	------	--

2006 Legislature

161	(12) Beginning in fiscal year 2006-2007, the sum of \$6
162	million is appropriated annually from recurring funds in the
163	General Revenue Fund to the Biomedical Research Trust Fund
164	within the Department of Health for purposes of the James and
165	Esther King Biomedical Research Program pursuant to this
166	section. From these funds up to \$250,000 shall be available for
167	the operating costs of the Florida Center for Universal Research
168	to Eradicate Disease.
169	(13) By June 1, 2009, the Division of Statutory Revision
170	of the Office of Legislative Services shall certify to the
171	President of the Senate and the Speaker of the House of
172	Representatives the language and statutory citation of this
173	section, which is scheduled to expire January 1, 2011.
174	(14) The Legislature shall review the performance, the
175	outcomes, and the financial management of the James and Esther
176	King Biomedical Research Program during the 2010 Regular Session
177	of the Legislature and shall determine the most appropriate
178	funding source and means of funding the program based on its
179	review.
180	(15) This section expires January 1, 2011, unless reviewed
181	and reenacted by the Legislature before that date.
182	Section 4. All appointments to the Biomedical Research
183	Advisory Council for the James and Esther King Biomedical
184	Research Program that were not made in accordance with s.
185	215.5602, Florida Statutes, as amended by this act, shall expire
186	June 30, 2006, but such appointees may continue to serve until

Page 7 of 24

2006 Legislature

187	their successors are appointed. This section shall take effect
188	upon this act becoming a law.
189	Section 5. Subsection (5) of section 381.855, Florida
190	Statutes, is amended, and subsections (6) and (7) are added to
191	that section, to read:
192	381.855 Florida Center for Universal Research to Eradicate
193	Disease
194	(5) There is established within the center an advisory
195	council that shall meet at least annually.
196	(a) The council shall consist of <u>one representative from a</u>
197	Florida not-for-profit institution engaged in basic and clinical
198	biomedical research and education which receives more than \$10
199	million in annual grant funding from the National Institutes of
200	Health, to be appointed by the Secretary of Health from a
201	different institution each term, and the members of the board of
201 202	different institution each term, and the members of the board of directors of the Florida Research Consortium and at least one
202	directors of the Florida Research Consortium and at least one
202 203	directors of the Florida Research Consortium and at least one representative from and appointed by each of the following
202 203 204	directors of the Florida Research Consortium and at least one representative from and appointed by each of the following entities:
202 203 204 205	directors of the Florida Research Consortium and at least one representative from <u>and appointed by each of the following</u> <u>entities</u> : 1. The Emerging Technology Commission.
202 203 204 205 206	directors of the Florida Research Consortium and at least one representative from <u>and appointed by each of the following</u> <u>entities</u> : <u>1. The Emerging Technology Commission.</u> <u>1.2.</u> Enterprise Florida, Inc.
202 203 204 205 206 207	directors of the Florida Research Consortium and at least one representative from <u>and appointed by each of the following</u> <u>entities</u> : <u>1. The Emerging Technology Commission.</u> <u>1.2.</u> Enterprise Florida, Inc. <u>2.3.</u> BioFlorida.
202 203 204 205 206 207 208	directors of the Florida Research Consortium and at least one representative from and appointed by each of the following entities: 1. The Emerging Technology Commission. 1.2. Enterprise Florida, Inc. 2.3. BioFlorida. 3.4. The Biomedical Research Advisory Council.
202 203 204 205 206 207 208 209	directors of the Florida Research Consortium and at least one representative from and appointed by each of the following entities: 1. The Emerging Technology Commission. 1.2. Enterprise Florida, Inc. 2.3. BioFlorida. 3.4. The Biomedical Research Advisory Council. 4.5. The Florida Medical Foundation.
202 203 204 205 206 207 208 209 210	directors of the Florida Research Consortium and at least onerepresentative from and appointed by each of the followingentities:1. The Emerging Technology Commission.1.2- Enterprise Florida, Inc.2.3- BioFlorida.3.4- The Biomedical Research Advisory Council.4.5- The Florida Medical Foundation.5.6- Pharmaceutical Research and Manufacturers of America.
202 203 204 205 206 207 208 209 210 211	directors of the Florida Research Consortium and at least one representative from and appointed by each of the following entities: 1. The Emerging Technology Commission. 1.2. Enterprise Florida, Inc. 2.3. BioFlorida. 3.4. The Biomedical Research Advisory Council. 4.5. The Florida Medical Foundation. 5.6. Pharmaceutical Research and Manufacturers of America. 7. The Florida Tri-Agency Coalition on Smoking OR Health.

Page 8 of 24

FLORIDA HOUSE OF REPRESENTATIVES	F	L	0	R		D	А		Н	0	U	S	Е	0	F	F	2	E	Р	R	Е	S	Е	Ν	Т	Α	Т		V	Е	S
----------------------------------	---	---	---	---	--	---	---	--	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	--	---	---	---

2006 Legislature

214	<u>8.10.</u> The American Heart Association.
215	9. 11. The American Lung Association of Florida.
216	10.12. The American Diabetes Association, South Coastal
217	Region.
218	<u>11.13. The Alzheimer's Association.</u>
219	<u>12.14.</u> The Epilepsy Foundation.
220	13.15. The National Parkinson Foundation.
221	<u>14.16. The Florida Public Health Foundation, Inc.</u>
222	<u>15.17. The Florida Research Consortium</u> Scripps Florida or
223	the entity formed in this state by The Scripps Research
224	Institute.
225	(b) Members of the council shall serve without
226	compensation, and each organization represented shall cover all
227	expenses of its representative.
228	(6) Members shall be appointed to 4-year terms of office.
229	The members of the advisory council shall annually elect a chair
230	from among the members of the advisory council. Any vacancy on
231	the advisory council shall be filled in the same manner as the
232	original appointment.
233	(7) The advisory council shall meet at least annually, but
234	may meet as often as it deems necessary to carry out its duties
235	and responsibilities. The advisory council may take official
236	action by a majority vote of the members present at any meeting
237	at which a quorum is present.
238	Section 6. All appointments to the advisory council for
239	the Florida Center for Universal Research to Eradicate Disease
240	which were not made in accordance with s. 381.855, Florida

2006 Legislature

241	Statutes, as amended by this act, shall expire June 30, 2006,
242	but such appointees may continue to serve until their successors
243	are appointed. This section shall take effect upon this act
244	becoming a law.
245	Section 7. Subsection (1) of section 381.921, Florida
246	Statutes, is amended to read:
247	381.921 Florida Cancer Council mission and dutiesThe
248	council, which shall work in concert with the Florida Center for
249	Universal Research to Eradicate Disease to ensure that the goals
250	of the center are advanced, shall endeavor to dramatically
251	improve cancer research and treatment in this state through:
252	(1) Efforts to significantly expand cancer research
253	capacity in the state by:
254	(a) Identifying ways to attract new research talent and
255	attendant national grant-producing researchers to Florida based
256	cancer research facilities in this state;
257	(b) Implementing a peer-reviewed, competitive process to
258	identify and fund the best proposals to expand cancer research
259	institutes in this state;
260	(c) Funding through available resources for those
261	proposals that demonstrate the greatest opportunity to attract
262	federal research grants and private financial support;
263	(d) Encouraging the employment of bioinformatics in order
264	to create a cancer informatics infrastructure that enhances
265	information and resource exchange and integration through
266	researchers working in diverse disciplines, to facilitate the
267	full spectrum of cancer investigations;
	Dago 10 of 24

Page 10 of 24

FLORIDA HOUSE OF REPRESENTATIVE	F	L	0	R		D	Α		Н	0	U	S	Е	C)	F		R	Е	Ρ	R	Е	S	Е	N	Т	΄ Α	Т	· I	١V	/	E	S
---------------------------------	---	---	---	---	--	---	---	--	---	---	---	---	---	---	---	---	--	---	---	---	---	---	---	---	---	---	-----	---	-----	----	---	---	---

2006 Legislature

268	(e) Facilitating the technical coordination, business
269	development, and support of intellectual property as it relates
270	to the advancement of cancer research; and
271	(f) Aiding in other multidisciplinary research-support
272	activities as they inure to the advancement of cancer research.
273	Section 8. Section 381.922, Florida Statutes, is created
274	to read:
275	381.922 William G. "Bill" Bankhead, Jr., and David Coley
276	Cancer Research Program
277	(1) The William G. "Bill" Bankhead, Jr., and David Coley
278	Cancer Research Program, which may be otherwise cited as the
279	"Bankhead-Coley Program," is created within the Department of
280	Health. The purpose of the program shall be to advance progress
281	towards cures for cancer through grants awarded through a peer-
282	reviewed, competitive process.
283	(2) The program shall provide grants for cancer research
284	to further the search for cures for cancer.
285	(a) Emphasis shall be given to the goals enumerated in s.
286	381.921, as those goals support the advancement of such cures.
287	(b) Preference may be given to grant proposals that foster
288	collaborations among institutions, researchers, and community
289	practitioners, as such proposals support the advancement of
290	cures through basic or applied research, including clinical
291	trials involving cancer patients and related networks.
292	(3)(a) Applications for funding for cancer research may be
293	submitted by any university or established research institute in
294	the state. All qualified investigators in the state, regardless

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

FLORIDA HOUSE OF REPRESENT	TATIVES
----------------------------	---------

2006 Legislature

295	of institutional affiliation, shall have equal access and
296	opportunity to compete for the research funding. Collaborative
297	proposals, including those that advance the program's goals
298	enumerated in subsection (2), may be given preference. Grants
299	shall be awarded by the Secretary of Health, after consultation
300	with the Biomedical Research Advisory Council, on the basis of
301	scientific merit, as determined by an open, competitive peer
302	review process that ensures objectivity, consistency, and high
303	quality. The following types of applications shall be considered
304	for funding:
305	1. Investigator-initiated research grants.
306	2. Institutional research grants.
307	3. Collaborative research grants, including those that
308	advance the finding of cures through basic or applied research.
309	(b) In order to ensure that all proposals for research
310	funding are appropriate and are evaluated fairly on the basis of
311	scientific merit, the Secretary of Health, in consultation with
312	the council, shall appoint a peer review panel of independent,
313	scientifically qualified individuals to review the scientific
314	content of each proposal and establish its priority score. The
315	priority scores shall be forwarded to the council and must be
316	considered in determining which proposals shall be recommended
317	for funding.
318	(c) The council and the peer review panel shall establish
319	and follow rigorous guidelines for ethical conduct and adhere to
320	a strict policy with regard to conflicts of interest. A member
321	of the council or panel may not participate in any discussion or

Page 12 of 24

FLORIDA HOUSE OF REPRESENTATIVES	F	L	0	R	I	D	А	H	1	0	U	S	Е	0	F	F		E	Р	R	Е	S	Е	Ν	Т	Α	Т		V	Е	S
----------------------------------	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	--	---	---	---	---	---	---	---	---	---	---	--	---	---	---

2006 Legislature

322	decision with respect to a research proposal by any firm,
323	entity, or agency with which the member is associated as a
324	member of the governing body or as an employee or with which the
325	member has entered into a contractual arrangement. Meetings of
326	the council and the peer review panels are subject to chapter
327	119, s. 286.011, and s. 24, Art. I of the State Constitution.
328	(4) By December 15 of each year, the Department of Health
329	shall submit to the Governor, the President of the Senate, and
330	the Speaker of the House of Representatives a report indicating
331	progress towards the program's mission and making
332	recommendations that further its purpose.
333	(5) Beginning in fiscal year 2006-2007, the sum of \$9
334	million is appropriated annually from recurring funds in the
335	General Revenue Fund to the Biomedical Research Trust Fund
336	within the Department of Health for purposes of the William G.
337	"Bill" Bankhead, Jr., and David Coley Cancer Research Program
338	and shall be distributed pursuant to this section to provide
339	grants to researchers seeking cures for cancer, with emphasis
340	given to the goals enumerated in s. 381.921. From the total
341	funds appropriated, an amount of up to 10 percent may be used
342	for administrative expenses.
343	(6) By June 1, 2009, the Division of Statutory Revision of
344	the Office of Legislative Services shall certify to the
345	President of the Senate and the Speaker of the House of
346	Representatives the language and statutory citation of this
347	section, which is scheduled to expire January 1, 2011.

Page 13 of 24

FLORIDA HOUSE OF REP	RESENTATIVES
----------------------	--------------

2006 Legislature

348	(7) The Legislature shall review the performance, the
349	outcomes, and the financial management of the William G. "Bill"
350	Bankhead, Jr., and David Coley Cancer Research Program during
351	the 2010 Regular Session of the Legislature and shall determine
352	the most appropriate funding source and means of funding the
353	program based on its review.
354	(8) This section expires January 1, 2011, unless reviewed
355	and reenacted by the Legislature before that date.
356	Section 9. Subsection (1) of section 381.98, Florida
357	Statutes, is amended, paragraph (v) is added to subsection (6)
358	of that section, present subsection (10) of that section is
359	renumbered as subsection (12), and new subsections (10) and (11)
360	are added to that section, to read:
361	381.98 The Florida Public Health Foundation, Inc.;
362	establishment; purpose; mission; duties; board of directors
363	(1) The Florida Public Health Foundation, Inc., referred
364	to in this section as "the corporation," is established for the
365	purpose of disseminating breakthrough findings in biomedical
366	research and promoting health awareness in this state <u>and</u>
367	providing services to the Department of Health.
368	(6) The affairs of the corporation shall be managed by an
369	executive director appointed by a board of directors consisting
370	of:
371	(v) A representative of the Florida Association of Health
372	Plans.
373	(10) The corporation may provide personnel to the
374	Department of Health for the purpose of performing duties and
	Dage 14 of 24

Page 14 of 24

FLORIDA HOUSE OF REPRESENTATIVE	EPRESENTATIVE	REP	ΟF	SΕ	ΟU	Н	DΑ	RΙ	LΟ	F
---------------------------------	---------------	-----	----	----	----	---	----	----	----	---

2006 Legislature

375	responsibilities outlined in private and public grants received
376	by the Department of Health. These personnel are not state
377	employees and are not entitled to retirement credit and other
378	benefits provided to state employees under chapters 110 and 112.
379	These personnel shall perform services pursuant to an agreement
380	between the corporation and the Department of Health.
381	(11) The corporation may purchase goods, services, and
382	property for use by the Department of Health. These purchases
383	are not subject to the provisions of chapters 253, 255, and 287,
384	nor to the control or direction of the Department of
385	Environmental Protection or the Department of Management
386	Services.
387	Section 10. Subsection (3) is added to section 430.41,
388	Florida Statutes, to read:
389	430.41 Grants and Donations Trust Fund
389 390	430.41 Grants and Donations Trust Fund (3) Notwithstanding s. 216.301 and pursuant to s. 216.351,
390	(3) Notwithstanding s. 216.301 and pursuant to s. 216.351,
390 391	(3) Notwithstanding s. 216.301 and pursuant to s. 216.351, any balance of any general revenue appropriation to the Grants
390 391 392	(3) Notwithstanding s. 216.301 and pursuant to s. 216.351, any balance of any general revenue appropriation to the Grants and Donations Trust Fund that is not disbursed but that is
390 391 392 393	(3) Notwithstanding s. 216.301 and pursuant to s. 216.351, any balance of any general revenue appropriation to the Grants and Donations Trust Fund that is not disbursed but that is obligated pursuant to contract or committed to be expended may
390 391 392 393 394	(3) Notwithstanding s. 216.301 and pursuant to s. 216.351, any balance of any general revenue appropriation to the Grants and Donations Trust Fund that is not disbursed but that is obligated pursuant to contract or committed to be expended may be certified by the Governor for up to 3 years following the
390 391 392 393 394 395	(3) Notwithstanding s. 216.301 and pursuant to s. 216.351, any balance of any general revenue appropriation to the Grants and Donations Trust Fund that is not disbursed but that is obligated pursuant to contract or committed to be expended may be certified by the Governor for up to 3 years following the effective date of the original appropriation.
390 391 392 393 394 395 396	(3) Notwithstanding s. 216.301 and pursuant to s. 216.351, any balance of any general revenue appropriation to the Grants and Donations Trust Fund that is not disbursed but that is obligated pursuant to contract or committed to be expended may be certified by the Governor for up to 3 years following the effective date of the original appropriation. Section 11. Subsection (1) of section 561.121, Florida
390 391 392 393 394 395 396 397	(3) Notwithstanding s. 216.301 and pursuant to s. 216.351, any balance of any general revenue appropriation to the Grants and Donations Trust Fund that is not disbursed but that is obligated pursuant to contract or committed to be expended may be certified by the Governor for up to 3 years following the effective date of the original appropriation. Section 11. Subsection (1) of section 561.121, Florida Statutes, is amended to read:
390 391 392 393 394 395 396 397 398	(3) Notwithstanding s. 216.301 and pursuant to s. 216.351, any balance of any general revenue appropriation to the Grants and Donations Trust Fund that is not disbursed but that is obligated pursuant to contract or committed to be expended may be certified by the Governor for up to 3 years following the effective date of the original appropriation. Section 11. Subsection (1) of section 561.121, Florida Statutes, is amended to read: 561.121 Deposit of revenue
390 391 392 393 394 395 396 397 398 399	 (3) Notwithstanding s. 216.301 and pursuant to s. 216.351, any balance of any general revenue appropriation to the Grants and Donations Trust Fund that is not disbursed but that is obligated pursuant to contract or committed to be expended may be certified by the Governor for up to 3 years following the effective date of the original appropriation. Section 11. Subsection (1) of section 561.121, Florida Statutes, is amended to read: 561.121 Deposit of revenue (1) All state funds collected pursuant to ss. 563.05,

Page 15 of 24

2006 Legislature

(a) 1. Two percent of monthly collections of the excise
taxes on alcoholic beverages established in ss. 563.05, 564.06,
and 565.12 shall be deposited into the Alcoholic Beverage and
Tobacco Trust Fund to meet the division's appropriation for the
state fiscal year.

407 2. Beginning July 1, 2004, there is annually distributed \$15 million to the Grants and Donations Trust Fund within the 408 409 Department of Elderly Affairs, and these funds are annually 410 appropriated to support a contract with the Johnnie B. Byrd, 411 Sr., Alzheimer's Center and Research Institute at the University of South Florida for the purposes of conducting research, 412 413 developing and operating integrated data projects, and providing 414 assistance to memory disorder clinics as established in s. 430.502. 415

416 3. Beginning July 1, 2004, there is annually distributed 417 \$6 million to the Biomedical Research Trust Fund within the 418 Department of Health, and these funds are annually appropriated 419 to the James and Esther King Biomedical Research Program. From 420 these funds, up to \$250,000 shall be available annually for the 421 operating costs of the Florida Center for Universal Research to 422 Eradicate Disease.

423 4. Beginning July 1, 2004, there is annually distributed
424 \$9 million to be paid by warrant drawn by the Chief Financial
425 Officer upon the State Treasury to Florida State University for
426 the School of Chiropractic Medicine. Notwithstanding the
427 provisions of chapter 216, until the School of Chiropractic

Page 16 of 24

2006 Legislature

428 Medicine is completely staffed and fully operational, these 429 funds may be used for any purpose by the university. The remainder of the funds collected pursuant to ss. 430 (b) 563.05, 564.06, and 565.12 collection shall be credited to the 431 General Revenue Fund. 432 433 Section 12. Subsections (2) and (6) of section 1004.445, Florida Statutes, are amended, present subsections (8), (9), and 434 (10) of that section are renumbered as subsections (9), (10), 435 436 and (11), respectively, and new subsections (8), (12), (13), (14), and (15) are added to that section, to read: 437 1004.445 Johnnie B. Byrd, Sr., Alzheimer's Center and 438 Research Institute. --439 440 (2) (a) The State Board of Education shall enter into an 441 agreement for the utilization of the facilities on the campus of 442 the University of South Florida to be known as the Johnnie B. 443 Byrd, Sr., Alzheimer's Center and Research Institute, including all furnishings, equipment, and other chattels used in the 444 operation of those facilities, with a Florida not-for-profit 445 446 corporation organized solely for the purpose of governing and 447 operating the Johnnie B. Byrd, Sr., Alzheimer's Center and 448 Research Institute. This not-for-profit corporation, acting as an instrumentality of the state, shall govern and operate the 449 Johnnie B. Byrd, Sr., Alzheimer's Center and Research Institute 450 451 in accordance with the terms of the agreement between the State Board of Education and the not-for-profit corporation. The not-452 453 for-profit corporation may, with the prior approval of the State 454 Board of Education, create either for-profit or not-for-profit

Page 17 of 24

2006 Legislature

455 corporate subsidiaries, or both, to fulfill its mission. The 456 not-for-profit corporation and its subsidiaries are authorized 457 to receive, hold, invest, and administer property and any moneys 458 acquired from private, local, state, and federal sources, as 459 well as technical and professional income generated or derived 460 from practice activities of the institute, for the benefit of 461 the institute and the fulfillment of its mission.

(b) 1. The affairs of the not-for-profit corporation shall 462 463 be managed by a board of directors who shall serve without compensation. The board of directors shall consist of the 464 President of the University of South Florida and the chair of 465 466 the State Board of Education, or their designees, five 5 467 representatives of the state universities, and nine no fewer 468 than 9 nor more than 14 representatives of the public who are 469 neither medical doctors nor state employees. Each director who 470 is a representative of a state university or of the public shall 471 be appointed to serve a term of 3 years. The chair of the board of directors shall be selected by a majority vote of the 472 473 directors. Each director shall have only one vote.

474 2. The initial board of directors shall consist of the 475 President of the University of South Florida and the chair of the State Board of Education, or their designees; the Of the 476 477 five university representatives, of whom one shall be appointed 478 by the Governor, two by the President of the Senate, and two by 479 the Speaker of the House of Representatives; and of the nine 480 public representatives, of whom three shall be appointed by the 481 Governor, three by the President of the Senate, and three by the

Page 18 of 24

2006 Legislature

482 Speaker of the House of Representatives. Upon the expiration of 483 the terms of the initial appointed directors, all directors subject to 3-year terms of office under this paragraph shall be 484 485 appointed by a majority vote of the directors and the board may 486 be expanded to include additional public representative 487 directors up to the maximum number allowed. Any vacancy in office shall be filled in the same manner as the original 488 appointment for the remainder of the term by majority vote of 489 490 the directors. Any director may be reappointed.

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

(a) The chief executive officer shall establish programs
that fulfill the mission of the institute in research,
education, treatment, prevention, and early detection of
Alzheimer's disease; however, the chief executive officer may
not establish academic programs for which academic credit is
awarded and which culminate in the conferring of a degree,
without prior approval of the State Board of Education.

(b) The chief executive officer shall have control over the budget and the moneys appropriated or donated to the institute from private, local, state, and federal sources, as well as technical and professional income generated or derived from practice activities of the institute. However, professional income generated by university faculty from practice activities

Page 19 of 24

2006 Legislature

509 at the institute shall be shared between the institute and the 510 university as determined by the chief executive officer and the 511 appropriate university dean or vice president.

512 The chief executive officer shall appoint (C)513 representatives of the institute to carry out the research, 514 patient care, and educational activities of the institute and establish the compensation, benefits, and terms of service of 515 516 such representatives. Representatives of the institute shall be 517 eligible to hold concurrent appointments at affiliated academic institutions. University faculty shall be eligible to hold 518 519 concurrent appointments at the institute.

(d) The chief executive officer shall have control over
the use and assignment of space and equipment within the
facilities.

(e) The chief executive officer shall have the power to
create the administrative structure necessary to carry out the
mission of the institute.

(f) The chief executive officer shall have a reportingrelationship to the Commissioner of Education.

528 The chief executive officer shall provide a copy of (q) 529 the institute's annual report to the Governor and Cabinet, the President of the Senate, the Speaker of the House of 530 Representatives, and the chair of the State Board of Education. 531 532 The annual report shall describe the expenditure of all funds 533 and shall provide information regarding research that has been 534 conducted or funded by the center, as well as the expected and 535 actual results of such research.

Page 20 of 24

2006 Legislature

536	(h) By August 1 of each year, the chief executive officer
537	shall develop and submit to the Governor and Cabinet, the
538	President of the Senate, the Speaker of the House of
539	Representatives, and the chair of the State Board of Education
540	an annual operating budget detailing the planned use of state,
541	federal, and private funds for the fiscal year.
542	(8)(a) Applications for Alzheimer's disease research
543	funding may be submitted from any university or established
544	research institute in the state. All qualified investigators in
545	the state, regardless of institutional affiliation, shall have
546	equal access and opportunity to compete for the research
547	funding. Grants shall be awarded by the board of directors of
548	the not-for-profit corporation on the basis of scientific merit,
549	as determined by an open, competitive peer review process that
550	ensures objectivity, consistency, and high quality. The
551	following types of applications shall be considered for funding:
552	1. Investigator-initiated research grants.
553	2. Institutional research grants.
554	3. Collaborative research grants, including those that
555	advance the finding of cures through basic or applied research.
556	(b) Preference may be given to grant proposals that foster
557	collaboration among institutions, researchers, and community
558	practitioners because these proposals support the advancement of
559	cures through basic or applied research, including clinical
560	trials involving Alzheimer's patients and related networks.
561	(c) To ensure that all proposals for research funding are
562	appropriate and are evaluated fairly on the basis of scientific

2006 Legislature

563	merit, the board of directors of the not-for-profit corporation,
564	in consultation with the council of scientific advisors, shall
565	appoint a peer review panel of independent, scientifically
566	qualified individuals to review the scientific content of each
567	proposal and establish its scientific priority score. The
568	priority scores shall be forwarded to the council and must be
569	considered by the board of directors of the not-for-profit
570	corporation in determining which proposals shall be recommended
571	for funding.
572	(d) The council of scientific advisors and the peer review
573	panel shall establish and follow rigorous guidelines for ethical
574	conduct and adhere to a strict policy with regard to conflict of
575	interest. All employees, members of the board of directors, and
576	affiliates of the not-for-profit corporation shall follow the
577	same rigorous guidelines for ethical conduct and shall adhere to
578	the same strict policy with regard to conflict of interest. A
579	member of the council or panel may not participate in any
580	discussion or decision with respect to a research proposal by
581	any firm, entity, or agency with which the member is associated
582	as a member of the governing body or as an employee or with
583	which the member has entered into a contractual arrangement.
584	Meetings of the council and the peer review panels are subject
585	to chapter 119, s. 286.011, and s. 24, Art. I of the State
586	Constitution.
587	(12) Beginning in fiscal year 2006-2007, the sum of \$15
588	million is appropriated annually from recurring funds in the
589	General Revenue Fund to the Grants and Donations Trust Fund

Page 22 of 24

2006 Legislature

590	within the Department of Elderly Affairs for the Johnnie B.
591	Byrd, Sr., Alzheimer's Center and Research Institute at the
592	University of South Florida for the purposes as provided under
593	paragraph (6)(a), conducting and supporting research, providing
594	institutional research grants and investigator-initiated
595	research grants, developing and operating integrated data
596	projects, and providing assistance to statutorily designated
597	memory disorder clinics as provided under s. 430.502. Not less
598	than 80 percent of the appropriated funds shall be expended for
599	these purposes and not less than 20 percent of the appropriated
600	funds shall be expended for peer-reviewed investigator-initiated
601	research grants.
602	(13) By June 1, 2009, the Division of Statutory Revision
603	of the Office of Legislative Services shall certify to the
604	President of the Senate and the Speaker of the House of
605	Representatives the language and statutory citation of this
606	section, which is scheduled to expire January 1, 2011.
607	(14) The Legislature shall review the performance, the
608	outcomes, and the financial management of the Johnnie B. Byrd,
609	Sr., Alzheimer's Center and Research Institute during the 2010
610	Regular Session of the Legislature and shall determine the most
611	appropriate funding source and means of funding the center and
612	institute based on its review.
613	(15) This section expires January 1, 2011, unless reviewed
614	and reenacted by the Legislature before that date.
615	Section 13. <u>All appointments to the board of directors of</u>
616	the not-for-profit corporation for the Johnnie B. Byrd, Sr.,

Page 23 of 24

FLORIDA HOUSE OF REPRESENTATIVE	FL	0	RΙ	D	А	Н	0	U	S	Е	0	F	R	Е	Р	R	Е	S	Е	Ν	Т	Α	Т	1	V	Е	ę
---------------------------------	----	---	----	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---

2006 Legislature

617	Alzheimer's Center and Research Institute that were not made in
618	accordance with s. 1004.445, Florida Statutes, as amended by
619	this act, shall expire June 30, 2006, but such appointees may
620	continue to serve until their successors are appointed. This
621	section shall take effect upon this act becoming a law.
622	Section 14. Except as otherwise expressly provided in this
623	act and except for this section, which shall take effect upon
624	this act becoming a law, this act shall take effect July 1,
625	2006.