1	AN ACT
2	relating to the Cancer Prevention and Research Institute of Texas.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Section 102.001, Health and Safety Code, is
5	amended by adding Subdivision (2-a) and amending Subdivision (3) to
6	read as follows:
7	(2-a) "Program integration committee" means the
8	Cancer Prevention and Research Institute of Texas Program
9	Integration Committee.
10	(3) "Research and prevention programs committee"
11	means <u>a</u> [the] Cancer Prevention and Research Institute of Texas
12	Scientific Research and Prevention Programs <u>committee</u> [committees]
13	appointed by the <u>chief</u> executive <u>officer</u> [director].
14	SECTION 2. Subchapter A, Chapter 102, Health and Safety
15	Code, is amended by adding Section 102.004 to read as follows:
16	Sec. 102.004. STATE AUDITOR. Nothing in this chapter
17	limits the authority of the state auditor under Chapter 321,
18	Government Code, or other law.
19	SECTION 3. Section 102.051, Health and Safety Code, is
20	amended by amending Subsection (a) and adding Subsections (c) and
21	(d) to read as follows:
22	(a) The institute [may]:
23	(1) <u>may</u> make grants to provide funds to public or
24	private persons to implement the Texas Cancer Plan, and may make

1 grants to institutions of learning and to advanced medical research 2 facilities and collaborations in this state for:

3 (A) research into the causes of and cures for all4 types of cancer in humans;

5 (B) facilities for use in research into the 6 causes of and cures for cancer;

7 (C) research, including translational research,
8 to develop therapies, protocols, medical pharmaceuticals, or
9 procedures for the cure or substantial mitigation of all types of
10 cancer in humans; and

(D) cancer prevention and control programs in this state to mitigate the incidence of all types of cancer in humans;

14 (2) <u>may</u> support institutions of learning and advanced 15 medical research facilities and collaborations in this state in all 16 stages in the process of finding the causes of all types of cancer 17 in humans and developing cures, from laboratory research to 18 clinical trials and including programs to address the problem of 19 access to advanced cancer treatment;

(3) <u>may</u> establish the appropriate standards and
 oversight bodies to ensure the proper use of funds authorized under
 this chapter for cancer research and facilities development;

23 (4) <u>may</u> [employ an executive director as determined by 24 the oversight committee;

25 [(5)] employ necessary staff to provide 26 administrative support; [and]

27 (5) shall continuously [(6)] monitor contracts and

1	agreements authorized by this chapter and ensure that each grant
2	recipient complies with the terms and conditions of the grant
3	<pre>contract;</pre>
4	(6) shall ensure that all grant proposals comply with
5	this chapter and rules adopted under this chapter before the
6	proposals are submitted to the oversight committee for approval;
7	and
8	(7) shall establish procedures to document that the
9	institute, its employees, and its committee members appointed under
10	this chapter comply with all laws and rules governing the peer
11	review process and conflicts of interest.
12	(c) The institute shall employ a chief compliance officer to
13	monitor and report to the oversight committee regarding compliance
14	with this chapter and rules adopted under this chapter.
15	(d) The chief compliance officer shall:
16	(1) ensure that all grant proposals comply with this
17	chapter and rules adopted under this chapter before the proposals
18	are submitted to the oversight committee for approval; and
19	(2) attend and observe the meetings of the program
20	integration committee to ensure compliance with this chapter and
21	rules adopted under this chapter.
22	SECTION 4. Subchapter B, Chapter 102, Health and Safety
23	Code, is amended by adding Section 102.0511 to read as follows:
24	Sec. 102.0511. CHIEF EXECUTIVE OFFICER; OTHER OFFICERS.
25	(a) The oversight committee shall hire a chief executive officer.
26	The chief executive officer shall perform the duties required by
27	this chapter or designated by the oversight committee.

S.B. No. 149 1 (b) The chief executive officer must have a demonstrated ability to lead and develop academic, commercial, and governmental 2 partnerships and coalitions. 3 4 (c) The chief executive officer shall hire: (1) one chief scientific officer; 5 (2) one chief operating officer; 6 7 (3) one chief product development officer; and (4) one chief prevention officer. 8 9 (d) The officers described by Subsections (c)(1)-(4) shall report directly to the chief executive officer and assist the chief 10 executive officer in collaborative outreach to further cancer 11 12 research and prevention. SECTION 5. The heading to Section 102.052, Health and 13 Safety Code, is amended to read as follows: 14 Sec. 102.052. ANNUAL PUBLIC REPORT; INTERNET POSTING. 15 16 SECTION 6. Section 102.052, Health and Safety Code, is amended by amending Subsection (a) and adding Subsection (c) to 17 18 read as follows: Not later than January 31 of each year, the institute 19 (a) shall submit to the lieutenant governor, the speaker of the house of 20 representatives, the governor, and the standing committee of each 21 house of the legislature with primary jurisdiction over institute 22 matters and post on the institute's Internet website a report 23 outlining [The institute shall issue an annual public report 24 25 outlining] the institute's activities, grants awarded, grants in progress, research accomplishments, and future program 26 27 directions. The report must include:

(1) the number and dollar amounts of research and
 facilities grants;

3 (2) identification of the grant recipients for the 4 reported year;

5

(3) the institute's administrative expenses;

6 (4) an assessment of the availability of funding for
7 cancer research from sources other than the institute;

8 (5) a summary of findings of research funded by the
9 institute, including promising new research areas;

10 (6) an assessment of the relationship between the 11 institute's grants and the overall strategy of its research 12 program;

13 (7) a statement of the institute's strategic research
14 and financial plans; [and]

15 (8) an estimate of how much cancer has cost the state 16 during the year, including the amounts spent by the state relating 17 to cancer by the child health program, the Medicaid program, the 18 Teacher Retirement System of Texas, and the Employees Retirement 19 System of Texas;

20 <u>(9) a statement of the institute's compliance program</u> 21 <u>activities, including any proposed legislation or other</u> 22 <u>recommendations identified through the activities; and</u>

23 (10) for the previous 12 months, a list of any 24 conflicts of interest under this chapter or rules adopted under 25 this chapter, any conflicts of interest that require recusal under 26 Section 102.1061, any unreported conflicts of interest confirmed by 27 an investigation conducted under Section 102.1063, including any

actions taken by the institute regarding an unreported conflict of 1 2 interest and subsequent investigation, and any waivers granted through the process established under Section 102.1062. 3 (c) The institute shall post on the institute's Internet 4 website the list described by Subsection (a)(10). 5 6 SECTION 7. Subchapter B, Chapter 102, Health and Safety 7 Code, is amended by adding Section 102.0535 to read as follows: 8 Sec. 102.0535. GRANT RECORDS. (a) The institute shall 9 maintain complete records of: 10 (1) the review of each grant application submitted to 11 the institute, including the score assigned to each grant application reviewed by a research and prevention programs 12 13 committee in accordance with rules adopted under Section 102.251(a)(1), even if the grant application is not funded by the 14 15 institute or is withdrawn after submission to the institute; 16 (2) each grant recipient's financial reports, 17 including the amount of matching funds dedicated to the research 18 specified for the grant award; 19 (3) each grant recipient's progress reports; 20 (4) for the purpose of determining any conflict of interest, the identity of each principal investor and owner of each 21 grant recipient as provided by institute rules; and 22 23 (5) the institute's review of the grant recipient's financial reports and progress reports. 24 25 (b) The institute shall have periodic audits made of any electronic grant management system used to maintain records of 26 27 grant applications and grant awards under this section. The

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1 institute shall address in a timely manner each weakness identified

2 <u>in an audit of the system.</u>

3 SECTION 8. Section 102.056, Health and Safety Code, is 4 amended to read as follows:

5 Sec. 102.056. SALARY. <u>(a) The institute may not</u> 6 <u>supplement the salary of any institute employee with a gift or grant</u> 7 <u>received by the institute.</u>

8 (b) The institute may supplement the salary of the <u>chief</u> 9 <u>scientific officer</u> [executive director and other senior institute 10 <u>staff members</u>]. Funding for a salary supplement <u>for the chief</u> 11 <u>scientific officer</u> may <u>only</u> come from <u>legislative</u> [gifts, grants, 12 <u>donations, or</u>] appropriations <u>or bond proceeds</u>.

13 (c) The institute may not supplement the salary of the chief 14 executive officer. The salary of the chief executive officer may 15 only be paid from legislative appropriations.

SECTION 9. Subchapter B, Chapter 102, Health and Safety
Code, is amended by adding Section 102.057 to read as follows:

18 <u>Sec. 102.057. PROHIBITED OFFICE LOCATION. An institute</u> 19 <u>employee may not have an office in a facility owned by an entity</u> 20 <u>receiving or applying to receive money from the institute.</u>

21 SECTION 10. Section 102.101, Health and Safety Code, is 22 amended by amending Subsections (b), (d), and (e) and adding 23 Subsection (f) to read as follows:

(b) The oversight committee is composed of the following
<u>nine</u> [11] members:

26 (1) three members appointed by the governor;
27 (2) three members appointed by the lieutenant

1 governor; and 2 (3) three members appointed by the speaker of the house of representatives[+ 3 4 [(4) the comptroller or the comptroller's designee; 5 and 6 [(5) the attorney general or the attorney general's 7 designee]. (d) In making appointments to the oversight committee, the 8 9 governor, lieutenant governor, and speaker of the house of representatives: 10 11 (1) must each appoint at least one person who is a physician or a scientist with extensive experience in the field of 12 13 oncology or public health; and should attempt to include cancer survivors and 14 (2) 15 family members of cancer patients if possible. 16 (e) A person may not be a member of the oversight committee 17 if the person or the person's spouse: 18 (1)is employed by or participates in the management of a business entity or other organization receiving money from the 19 20 institute; owns or controls, directly or indirectly, an [more 21 (2) 22 than a five percent] interest in a business entity or other organization receiving money from the institute; or 23 24 (3) uses or receives a substantial amount of tangible 25 qoods, services, or money from the institute, other than reimbursement authorized by this chapter for oversight committee 26 27 membership, attendance, or expenses.

1 (f) A person appointed to the oversight committee shall disclose to the institute each political contribution to a 2 candidate for a state or federal office over \$1,000 made by the 3 person in the five years preceding the person's appointment and 4 each year after the person's appointment until the person's term 5 expires. The institute annually shall post a report of the 6 7 political contributions made by oversight committee members on the institute's publicly accessible Internet website and post a link to 8 9 the report on the oversight committee's main Internet web page.

SECTION 11. Subsection (c), Section 102.102, Health and Safety Code, is amended to read as follows:

(c) If the <u>chief</u> executive <u>officer</u> [director] has knowledge 12 that a potential ground for removal exists, the chief executive 13 officer [director] shall notify the presiding officer of the 14 15 oversight committee of the potential ground. The presiding officer shall then notify the appointing authority and the attorney general 16 that a potential ground for removal exists. If the potential ground 17 18 for removal involves the presiding officer, the chief executive officer [director] shall notify the next highest ranking officer of 19 20 the oversight committee, who shall then notify the appointing authority and the attorney general that a potential ground for 21 22 removal exists.

23 SECTION 12. Subsection (a), Section 102.103, Health and 24 Safety Code, is amended to read as follows:

(a) Oversight committee members appointed by the governor,
 lieutenant governor, and speaker of the house serve <u>at the pleasure</u>
 <u>of the appointing office for</u> staggered six-year terms, with the

1 terms of three members expiring on January 31 of each odd-numbered 2 year. 3 SECTION 13. Section 102.104, Health and Safety Code, is 4 amended to read as follows:

Sec. 102.104. OFFICERS. (a) The oversight committee shall
elect [select] a presiding officer and assistant presiding officer
from among its members every two years. The oversight committee may
elect additional officers from among its members.

9 (b) The presiding officer and assistant presiding officer 10 may not serve in the position to which the officer was elected for 11 two consecutive terms.

12

(c) The oversight committee shall:

13 (1) establish and approve duties and responsibilities
14 for officers of the committee; and

15 (2) develop and implement policies that distinguish 16 the responsibilities of the oversight committee and the committee's 17 officers from the responsibilities of the chief executive officer 18 and the employees of the institute.

SECTION 14. Section 102.106, Health and Safety Code, is amended to read as follows:

Sec. 102.106. CONFLICT OF INTEREST. (a) 21 The oversight 22 committee shall adopt conflict-of-interest rules, based on standards applicable to members of scientific review committees of 23 the National Institutes of Health, to govern members of the 24 25 oversight committee, the program integration committee, the research and prevention programs committees, and institute 26 27 employees.

1	(b) An institute employee, oversight committee member,
2	program integration committee member, or research and prevention
3	programs committee member shall recuse himself or herself, as
4	provided by Section 102.1061(a), (b), or (c) as applicable, if the
5	employee or member, or a person who is related to the employee or
6	member within the second degree of affinity or consanguinity, has a
7	professional or financial interest in an entity receiving or
8	applying to receive money from the institute.
9	(c) A person has a professional interest in an entity
10	receiving or applying to receive money from the institute if the
11	person:
12	(1) is a member of the board of directors, another
13	governing board, or any committee of the entity, or of a foundation
14	or similar organization affiliated with the entity, during the same
15	grant cycle;
16	(2) serves as an elected or appointed officer of the
17	entity or of a foundation or similar organization affiliated with
18	the entity;
19	(3) is an employee of or is negotiating future
20	employment with the entity or with a foundation or similar
21	organization affiliated with the entity;
22	(4) represents the entity or a foundation or similar
23	organization affiliated with the entity;
24	(5) is a professional associate of a primary member of
25	the entity's research or prevention program team;
26	(6) is, or within the preceding six years has been, a
27	student, postdoctoral associate, or part of a laboratory research

group for a primary member of the entity's research or prevention 1 2 program team; 3 (7) is engaged or is actively planning to be engaged in collaboration with a primary member of the entity's research or 4 5 prevention program team; or 6 (8) has long-standing scientific differences or 7 disagreements with a primary member of the entity's research or prevention program team, and those differences: 8 9 (A) are known to the professional community; and 10 could be perceived as affecting objectivity. (B) 11 (d) A person has a financial interest in an entity receiving or applying to receive money from the institute if the person: 12 13 (1) owns or controls, directly or indirectly, an ownership interest, including sharing in profits, proceeds, or 14 capital gains, in an entity receiving or applying to receive money 15 16 from the institute or in a foundation or similar organization 17 affiliated with the entity; or 18 (2) could reasonably foresee that an action taken by the institute, a research and prevention programs committee, the 19 20 program integration committee, or the oversight committee could result in a financial benefit to the person. 21 22 (e) Nothing in this chapter limits the authority of the oversight committee to adopt additional conflict-of-interest 23 24 standards. 25 SECTION 15. Subchapter C, Chapter 102, Health and Safety Code, is amended by adding Sections 102.1061 through 102.1064 to 26 27 read as follows:

Sec. 102.1061. DISCLOSURE OF CONFLICT OF INTEREST; RECUSAL. 1 2 (a) If an oversight committee member or program integration 3 committee member has a conflict of interest as described by Section 4 102.106 regarding an application that comes before the member for review or other action, the member shall: 5 6 (1) provide written notice to the chief executive 7 officer and the presiding officer of the oversight committee or the next ranking member of the committee if the presiding officer has 8 9 the conflict of interest; 10 (2) disclose the conflict of interest in an open 11 meeting of the oversight committee; and (3) recuse himself or herself from participating in 12 13 the review, discussion, deliberation, and vote on the application and from accessing information regarding the matter to be decided. 14 15 (b) If an institute employee has a conflict of interest 16 described by Section 102.106 regarding an application that comes before the employee for review or other action, the employee shall: 17 18 (1) provide written notice to the chief executive officer of the conflict of interest; and 19 20 (2) recuse himself or herself from participating in the review of the application and be prevented from accessing 21 information regarding the matter to be decided. 22 23 (c) If a research and prevention programs committee member has a conflict of interest described by Section 102.106 regarding 24 an application that comes before the member's committee for review 25 or other action, the member shall: 26 27 (1) provide written notice to the chief executive

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1 officer of the conflict of interest; and

2 (2) recuse himself or herself from participating in 3 the review, discussion, deliberation, and vote on the application 4 and from accessing information regarding the matter to be decided.

5 (d) An oversight committee member, program integration 6 committee member, research and prevention programs committee 7 member, or institute employee with a conflict of interest may seek a 8 waiver as provided by Section 102.1062.

(e) An oversight committee member, program integration 9 committee member, research and prevention programs committee 10 11 member, or institute employee who reports a potential conflict of interest or another impropriety or self-dealing of the member or 12 13 employee and who fully complies with the recommendations of the general counsel and recusal requirements is considered in 14 compliance with the conflict-of-interest provisions of this 15 chapter. The member or employee is subject to other applicable 16 17 laws, rules, requirements, and prohibitions.

18 (f) An oversight committee member, program integration 19 committee member, research and prevention programs committee 20 member, or institute employee who intentionally violates this 21 section is subject to removal from further participation in the 22 institute's grant review process.

23 <u>Sec. 102.1062. EXCEPTIONAL CIRCUMSTANCES REQUIRING</u> 24 <u>PARTICIPATION. The oversight committee shall adopt rules governing</u> 25 <u>the waiver of the conflict-of-interest requirements of this chapter</u> 26 <u>under exceptional circumstances for an oversight committee member,</u> 27 <u>program integration committee member, research and prevention</u>

programs committee member, or institute employee. The rules must: 1 2 (1) authorize the chief executive officer or an 3 oversight committee member to propose the granting of a waiver by 4 submitting to the presiding officer of the oversight committee a written statement about the conflict of interest, the exceptional 5 6 circumstance requiring the waiver, and any proposed limitations to 7 the waiver; (2) require a proposed waiver to be publicly reported 8 9 at a meeting of the oversight committee; 10 (3) require a majority vote of the oversight committee 11 members present and voting to grant a waiver; 12 (4) require any waiver granted to be reported annually 13 to the lieutenant governor, the speaker of the house of representatives, the governor, and the standing committee of each 14 house of the legislature with primary jurisdiction over institute 15 16 matters; and 17 (5) require the institute to retain documentation of 18 each waiver granted. Sec. 102.1063. INVESTIGATION OF UNREPORTED CONFLICTS OF 19 20 INTEREST. (a) An oversight committee member, a program 21 integration committee member, a research and prevention programs committee member, or an institute employee who becomes aware of a 22 23 potential conflict of interest described by Section 102.106 that 24 has not been reported shall immediately notify the chief executive officer of the potential conflict of interest. On notification, 25 the chief executive officer shall notify the presiding officer of 26 27 the oversight committee and the general counsel, who shall

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1	determine the nature and extent of any unreported conflict.
2	(b) A grant applicant seeking an investigation regarding
3	whether a prohibited conflict of interest was not reported shall
4	file a written request with the institute's chief executive
5	officer. The applicant must:
6	(1) include in the request all facts regarding the
7	alleged conflict of interest; and
8	(2) submit the request not later than the 30th day
9	after the date the chief executive officer presents final funding
10	recommendations for the affected grant cycle to the oversight
11	committee.
12	(c) On notification of an alleged conflict of interest under
13	Subsection (a) or (b), the institute's general counsel shall:
14	(1) investigate the matter; and
15	(2) provide to the chief executive officer and
16	presiding officer of the oversight committee an opinion that
17	includes:
18	(A) a statement of facts;
19	(B) a determination of whether a conflict of
20	interest or another impropriety or self-dealing exists; and
21	(C) if the opinion provides that a conflict of
22	interest or another impropriety or self-dealing exists,
23	recommendations for an appropriate course of action.
24	(d) If the conflict of interest, impropriety, or
25	self-dealing involves the presiding officer of the oversight
26	committee, the institute's general counsel shall provide the
27	opinion to the next ranking oversight committee member who is not

1 involved with the conflict of interest, impropriety, or 2 self-dealing.

(e) After receiving the opinion and consulting with the 3 4 presiding officer of the oversight committee, the chief executive officer shall take action regarding the recusal of the individual 5 from any discussion of or access to information related to the 6 7 conflict of interest or other recommended action related to the impropriety or self-dealing. If the alleged conflict of interest, 8 9 impropriety, or self-dealing is held by, or is an act of, the chief executive officer, the presiding officer of the oversight committee 10 11 shall take actions regarding the recusal or other action.

Sec. 102.1064. FINAL DETERMINATION OF UNREPORTED CONFLICT 12 OF INTEREST. (a) The chief executive officer or, if applicable, 13 the presiding officer of the oversight committee shall make a 14 determination regarding the existence of an unreported conflict of 15 interest described by Section 102.1063 or other impropriety or 16 self-dealing. The determination must specify any actions to be 17 taken to address the conflict of interest, impropriety, or 18 self-dealing, including: 19

20

(1) reconsideration of the application; or

(2) referral of the application to another research 21 22 and prevention programs committee for review.

23 (b) The determination made under Subsection (a) is considered final unless three or more oversight committee members 24 request that the issue be added to the agenda of the oversight 25 26 committee. 27

(c) The chief executive officer or, if applicable, the

presiding officer of the oversight committee, shall provide written 1 notice of the final determination, including any further actions to 2 be taken, to the grant applicant requesting the investigation. 3 4 (d) Unless specifically determined by the chief executive officer or, if applicable, the presiding officer of the oversight 5 committee, or the oversight committee, the validity of an action 6 7 taken on a grant application is not affected by the fact that an individual who failed to report a conflict of interest participated 8 9 in the action. 10 SECTION 16. Section 102.107, Health and Safety Code, is 11 amended to read as follows: Sec. 102.107. POWERS AND DUTIES. The oversight committee 12 13 shall: 14 (1) hire a chief [an] executive officer; 15 (2) annually set priorities as prescribed by the legislature for each grant program that receives money under this 16 17 chapter; and 18 (3) consider the priorities set under Subdivision (2) in awarding grants under this chapter [director]. 19 20 SECTION 17. Subchapter C, Chapter 102, Health and Safety 21 Code, is amended by adding Sections 102.109 and 102.110 to read as 22 follows: 23 Sec. 102.109. CODE OF CONDUCT. (a) The oversight committee shall adopt a code of conduct applicable to each 24 oversight committee member, program integration committee member, 25 26 and institute employee. 27 (b) The code of conduct at a minimum must include provisions

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1	prohibiting the member, the employee, or the member's or employee's
2	spouse from:
3	(1) accepting or soliciting any gift, favor, or
4	service that could reasonably influence the member or employee in
5	the discharge of official duties or that the member, employee, or
6	spouse of the member or employee knows or should know is being
7	offered with the intent to influence the member's or employee's
8	official conduct;
9	(2) accepting employment or engaging in any business
10	or professional activity that would reasonably require or induce
11	the member or employee to disclose confidential information
12	acquired in the member's or employee's official position;
13	(3) accepting other employment or compensation that
14	could reasonably impair the member's or employee's independent
15	judgment in the performance of official duties;
16	(4) making personal investments or having a financial
17	interest that could reasonably create a substantial conflict
18	between the member's or employee's private interest and the member's
19	or employee's official duties;
20	(5) intentionally or knowingly soliciting, accepting,
21	or agreeing to accept any benefit for exercising the member's
22	official powers or performing the member's or employee's official
23	duties in favor of another;
24	(6) leasing, directly or indirectly, any property,
25	capital equipment, employee, or service to any entity that receives
26	a grant from the institute;
27	(7) submitting a grant application for funding by the

1	institute;
2	(8) serving on the board of directors of an
3	organization established with a grant from the institute; or
4	(9) serving on the board of directors of a grant
5	recipient.
6	Sec. 102.110. FINANCIAL STATEMENT REQUIRED. Each member of
7	the oversight committee shall file with the chief compliance
8	officer a verified financial statement complying with Sections
9	572.022 through 572.0252, Government Code, as required of a state
10	officer by Section 572.021, Government Code.
11	SECTION 18. Section 102.151, Health and Safety Code, is
12	amended by amending Subsections (a-1) and (b) and adding
13	Subsections (c) and (e) to read as follows:
14	(a-1) The oversight committee shall establish research and
15	prevention programs committees. The <u>chief</u> executive <u>officer</u>
16	[director], with approval by simple majority of the members of the
17	oversight committee, shall appoint as members of [scientific]
18	research and prevention programs committees experts in the field of
19	cancer research and prevention, including qualified trained cancer
20	patient advocates who meet the qualifications developed by rule as
21	provided by Subsection (c).
22	(b) The institute shall adopt a written policy on in-state
23	or out-of-state residency requirements for members of the research
24	and prevention programs committees. [Individuals appointed to the
25	research and prevention programs committee may be residents of
25 26	research and prevention programs committee may be residents of another state.]

1 <u>qualifications required for an individual who will serve as a</u> 2 <u>trained cancer patient advocate committee member for a research and</u> 3 <u>prevention programs committee. The rules must require a trained</u> 4 <u>cancer patient advocate to receive science-based training.</u>

5 <u>(e) The chief executive officer, in consultation with the</u> 6 <u>oversight committee, shall adopt a policy and document any change</u> 7 <u>in the amount of honorarium paid to a member of a research and</u> 8 <u>prevention programs committee, including information explaining</u> 9 <u>the basis for changing the amount.</u>

SECTION 19. Section 102.152, Health and Safety Code, is amended to read as follows:

Sec. 102.152. TERMS OF RESEARCH AND PREVENTION PROGRAMS COMMITTEE MEMBERS. Members of a research and prevention programs committee serve for terms as determined by the <u>chief</u> executive officer [<u>director</u>].

SECTION 20. Subsections (a), (b), and (c), Section 102.156, Health and Safety Code, are amended to read as follows:

18 (a) A member of a research and prevention programs committee[, the university advisory committee, or any ad hoc 19 20 committee] appointed under this subchapter shall disclose in 21 writing to the chief executive officer [director] if the member has a professional [an interest in a matter that comes before the 22 member's committee] or [has a substantial] financial interest, as 23 defined by Section 102.106, in an entity that has a direct interest 24 in a [the] matter that comes before the member's committee. 25

(b) The member shall recuse himself or herself <u>in the manner</u>
 described by Section 102.1061 from the committee's deliberations

1 and actions on the matter in Subsection (a) and may not participate
2 in the committee's decision on the matter.

3 (c) <u>A member of a research and prevention programs committee</u> 4 <u>appointed under this chapter may not serve on the board of directors</u> 5 <u>or other governing board of an entity receiving a grant from the</u> 6 <u>institute or of a foundation or similar organization affiliated</u> 7 <u>with the entity [A person has a substantial financial interest in an</u> 8 entity if the person:

9 [(1) is an employee, member, director, or officer of 10 the entity; or

11 [(2) owns or controls, directly or indirectly, more 12 than a five percent interest in the entity].

13 SECTION 21. Subsections (b) and (c), Section 102.201, 14 Health and Safety Code, are amended to read as follows:

15

(b) The cancer prevention and research fund consists of:

16 (1) [patent, royalty, and license fees and other 17 income received under a contract entered into as provided by 18 Section 102.255;

19 [(2)] appropriations of money to the fund by the 20 legislature, except that the appropriated money may not include the 21 proceeds from the issuance of bonds authorized by Section 67, 22 <u>Article III, Texas Constitution</u>;

23 (2) [(3)] gifts, grants, including grants from the 24 federal government, and other donations received for the fund; and 25 (3) [(4)] interest earned on the investment of money

26 in the fund.

27 (c) The fund may be used only to pay for:

1 (1) grants for cancer research and for cancer research 2 facilities in this state to realize therapies, protocols, and 3 medical procedures for the cure or substantial mitigation of all 4 types of cancer in humans;

5 (2) the purchase, subject to approval by the 6 institute, of laboratory facilities by or on behalf of a state 7 agency or grant recipient;

8 (3) grants to public or private persons to implement9 the Texas Cancer Plan;

10

(4) the operation of the institute; [and]

(5) grants for cancer prevention and control programs in this state to mitigate the incidence of all types of cancer in humans; and

14 (6) debt service on bonds issued as authorized by
 15 Section 67, Article III, Texas Constitution.

16 SECTION 22. Section 102.251, Health and Safety Code, is 17 amended by amending Subsection (a) and adding Subsections (c), (d), 18 and (e) to read as follows:

(a) The oversight committee shall issue rules regarding the
procedure for awarding grants to an applicant under this chapter.
The rules must include the following procedures:

(1) a research and prevention programs committee shall score [review] grant applications and make recommendations to the program integration committee, established under Section 102.264, and the oversight committee [executive director] regarding the award of cancer research and prevention grants, including a prioritized list that:

S.B. No. 149 1 ranks the grant applications in the order the (A) 2 committee determines applications should be funded; and includes information explaining how each (B) 3 grant application on the list meets the research and prevention 4 programs committee's standards for recommendation; 5 6 the program integration committee (2) [executive 7 director] shall submit to the oversight committee a list of grant applications the program integration committee by majority vote 8 9 approved for recommendation that: 10 (A) includes documentation on the factors the program integration committee considered in making the grant 11 12 recommendations; 13 (B) [that] is substantially based on the list 14 submitted by the research and prevention programs committee under 15 Subdivision (1); and 16 (C) $[\tau]$ to the extent possible, gives priority to 17 proposals that: 18 (i) [(A)] could lead to immediate οr long-term medical and scientific breakthroughs in the area of 19 20 cancer prevention or cures for cancer; (ii) [(B)] strengthen 21 and enhance 22 fundamental science in cancer research; <u>(iii)</u> [(C)] ensure 23 comprehensive a 24 coordinated approach to cancer research; 25 (iv) [(D)] are interdisciplinary or interinstitutional; 26 27 (v) [(E)] address federal or other major

research sponsors' priorities in emerging scientific or technology 1 2 fields in the area of cancer prevention or cures for cancer; (vi) [(F)] are matched with funds available 3 4 by a private or nonprofit entity and institution or institutions of higher education; 5 (vii) [(G)] are collaborative between any 6 7 combination of private and nonprofit entities, public or private agencies or institutions in this state, and public or private 8 9 institutions outside this state; (viii) [(H)] have a demonstrable economic 10 11 development benefit to this state; 12 (ix) [(I)] enhance research superiority at 13 institutions of higher education in this state by creating new research superiority, attracting existing research superiority 14 15 from institutions not located in this state and other research 16 entities, or enhancing existing research superiority by attracting from outside this state additional researchers and resources; [and] 17 18 (x) [(J)] expedite innovation and product [commercialization], attract, create, 19 development or expand private sector entities that will drive a substantial increase in 20 21 high-quality jobs, and increase higher education applied science or technology research capabilities; and 22 23 (xi) address the goals of the Texas Cancer 24 Plan; and 25 (3) the institute's chief compliance officer shall compare each grant application submitted to the institute to a list 26 27 of donors from any nonprofit organization established to provide

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support to the institute compiled from information made available 1 2 under Section 102.262(c) before the application is submitted to a 3 research and prevention programs committee for review and again 4 before any grant is awarded to the applicant. 5 (c) The chief executive officer shall submit a written affidavit for each grant application recommendation included on the 6 7 list submitted to the oversight committee under Subsection (a)(2). The affidavit must contain all relevant information on: 8 9 (1) the peer review process for the grant application; the application's peer review score assigned by 10 (2) 11 the research and prevention programs committee; and (3) if applicable, the intellectual property and other 12 13 due diligence reviews of the application. (d) A member of the program integration committee may not 14 discuss a grant applicant recommendation with a member of the 15 oversight committee unless the chief executive officer and the 16 program integration committee have fulfilled the requirements of 17 Subsections (a)(2) and (c), as applicable. 18 (e) The institute may not award a grant to an applicant who 19 20 has made a gift or grant to the institute or a nonprofit organization established to provide support to the institute. 21 22 SECTION 23. Section 102.252, Health and Safety Code, is amended to read as follows: 23 24 Sec. 102.252. FUNDING [OVERRIDING] RECOMMENDATIONS. Two-thirds of the members of the [The] oversight committee present 25 26 and voting must vote to approve each [follow the] funding

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recommendation [recommendations] of the program integration

1 committee. If the oversight committee does not approve a funding 2 recommendation of the program integration committee, a statement 3 explaining the reasons a funding recommendation was not followed 4 must be included in the minutes of the meeting [executive director 5 in the order the executive director submits the applications to the 6 oversight committee unless two-thirds of the members of the 7 oversight committee vote to disregard a recommendation].

8 SECTION 24. Section 102.255, Health and Safety Code, is 9 amended by amending Subsections (b), (c), and (d) and adding 10 Subsection (e) to read as follows:

(b) Before awarding a grant under Subchapter E, the committee shall enter into a written contract with the grant recipient. The contract may specify that:

14 (1) if all or any portion of the amount of the grant is15 used to build a capital improvement:

(A) the state retains a lien or other interest in
the capital improvement in proportion to the percentage of the
grant amount used to pay for the capital improvement; and

(B) the grant recipient shall, if the capital20 improvement is sold:

(i) repay to the state the grant money used
to pay for the capital improvement, with interest at the rate and
according to the other terms provided by the contract; and

24 (ii) share with the state a proportionate
25 amount of any profit realized from the sale; [and]

26 (2) if [, as of a date specified in the contract,] the
27 grant recipient has not used grant money awarded under Subchapter E

1 for the purposes for which the grant was intended, the recipient 2 shall repay that amount and any related interest applicable under 3 the contract to the state at the agreed rate and on the agreed 4 terms; and

5 (3) if the grant recipient fails to meet the terms and 6 conditions of the contract, the institute may terminate the 7 contract using the written process prescribed in the contract and 8 require the recipient to repay the grant money awarded under 9 Subchapter E and any related interest applicable under the contract 10 to this state at the agreed rate and on the agreed terms.

11 (c) The contract must:

12 <u>(1)</u> include terms relating to intellectual property 13 rights consistent with the standards developed by the oversight 14 committee under Section 102.256<u>;</u>

15 (2) require, in accordance with Subsection (d), the 16 grant recipient to dedicate an amount of matching funds equal to 17 one-half of the amount of the research grant awarded; and

18 <u>(3)</u> specify:

19 (A) the amount of matching funds to be dedicated 20 under Subdivision (2);

21 (B) the period in which the grant award must be 22 spent;

23 (C) the name of the research project to which 24 matching funds are to be dedicated; and

(D) the specific deliverables of the project that
 is the subject of the grant proposal.

27 (d) Before the oversight committee may make for cancer

1 research any grant of any proceeds of the bonds issued under 2 Subchapter E, the recipient of the grant must <u>certify that the</u> 3 <u>recipient has</u> [have] an amount of funds equal to one-half of the 4 grant <u>and dedicate those funds</u> [dedicated] to the research that is 5 the subject of the grant request. <u>The institute shall adopt rules</u> 6 <u>specifying how a grant recipient fulfills obligations under this</u> 7 <u>subchapter. At a minimum, the rules must:</u>

8 (1) allow a grant recipient that is a public or private 9 institution of higher education, as defined by Section 61.003, 10 Education Code, to credit toward the recipient's matching funds the 11 dollar amount equivalent to the difference between the indirect 12 cost rate authorized by the federal government for research grants 13 awarded to the recipient and the indirect cost rate authorized by 14 Section 102.203(c);

15 (2) require that a grant recipient certify before the 16 distribution of any money awarded under a grant for cancer 17 research: 18 (A) that encumbered funds equal to one-half of

19 the amount of the total grant award are available and not yet
20 expended for research that is the subject of the grant; or

21 (B) if the grant recipient is a public or private 22 institution of higher education, the indirect cost rate authorized 23 by the federal research grants awarded to the recipient;

24 (3) specify that:

25 <u>(A) a grant recipient receiving more than one</u> 26 grant award may provide matching funds certification at an 27 institutional level;

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1	(B) the recipient of a multiyear grant award may
2	certify matching funds on a yearly basis; and
3	(C) grant funds may not be distributed to the
4	grant recipient until the annual certification of the matching
5	funds has been approved;
6	(4) specify that money used for purposes of
7	certification may include:
8	(A) federal funds, including funds provided
9	under the American Recovery and Reinvestment Act of 2009 (Pub. L.
10	No. 111-5) and the fair market value of drug development support
11	provided to the recipient by the National Cancer Institute or other
12	similar programs;
13	(B) funds of this state;
14	(C) funds of other states; and
15	(D) nongovernmental funds, including private
16	funds, foundation grants, gifts, and donations;
17	(5) specify that the following items do not qualify
18	for purposes of the certification required by this subsection:
19	(A) in-kind costs;
20	(B) volunteer services furnished to a grant
21	recipient;
22	(C) noncash contributions;
23	(D) income earned by the grant recipient that is
24	not available at the time of the award;
25	(E) preexisting real estate of the grant
26	recipient, including buildings, facilities, and land;
27	(F) deferred giving, including a charitable

remainder annuity trust, a charitable remainder unitrust, or a 1 2 pooled income fund; or 3 (G) other items as may be determined by the 4 oversight committee; 5 (6) require a grant recipient and the institute to include the certification in the grant award contract; 6 7 (7) specify that a grant recipient's failure to provide certification shall serve as grounds for terminating the 8 9 grant award contract; 10 (8) require a grant recipient to maintain adequate documentation supporting the source and use of the funds required 11 by this subsection and to provide documentation to the institute 12 13 upon request; and (9) require that the institute establish a procedure 14 to conduct an annual review of the documentation supporting the 15 source and use of funds reported in the required certification. 16 17 (e) The institute shall adopt a policy on advance payments to grant recipients. 18 SECTION 25. Section 102.260, Health and Safety Code, is 19 amended by amending Subsections (b) and (c) and adding Subsections 20 (d), (e), and (f) to read as follows: 21 22 The chief executive officer [director] shall determine (b) the grant review process under this section. The chief executive 23 24 officer [director] may terminate grants that do not meet 25 contractual obligations. The chief executive officer [director] shall report at 26 (c) 27 least annually to the oversight committee on the progress and

continued merit of each research program funded by the institute. 1 2 (d) The institute shall establish and implement reporting 3 requirements to ensure that each grant recipient complies with the terms and conditions in the grant contract, including verification 4 of the amounts of matching funds dedicated to the research that is 5 the subject of the grant award to the grant recipient. 6 7 (e) The institute shall implement a system to: (1) track the dates on which grant recipient reports 8 9 are due and are received by the institute; and 10 (2) monitor the status of any required report that is 11 not timely submitted to the institute by a grant recipient. (f) The chief compliance officer shall monitor compliance 12 13 with this section and at least annually shall inquire into and monitor the status of any required report that is not timely 14 submitted to the institute by a grant recipient. The chief 15 16 compliance officer shall notify the general counsel and the oversight committee of a grant recipient that has not maintained 17 compliance with the reporting requirements or matching funds 18 provisions of the grant contract to allow the institute to begin 19 20 suspension or termination of the grant contract under Subsection

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21 (b). This subsection does not limit other remedies available under
22 the grant contract.

23 SECTION 26. Section 102.262, Health and Safety Code, is 24 amended by adding Subsections (c) and (d) to read as follows:

(c) The records of a nonprofit organization established to
 provide support to the institute are public information subject to
 Chapter 552, Government Code.

1	(d) The institute shall post on the institute's Internet
2	website records that pertain specifically to any gift, grant, or
3	other consideration provided to the institute, an institute
4	employee, or a member of an institute committee. The posted
5	information must include each donor's name and the amount and date
6	of the donor's donation.
7	SECTION 27. Subchapter F, Chapter 102, Health and Safety
8	Code, is amended by adding Sections 102.263, 102.2631, and 102.264
9	to read as follows:
10	Sec. 102.263. COMPLIANCE PROGRAM. (a) In this section,
11	"compliance program" means a process to assess and ensure
12	compliance by the institute's committee members and employees with
13	applicable laws, rules, and policies, including matters of:
14	(1) ethics and standards of conduct;
15	(2) financial reporting;
16	(3) internal accounting controls; and
17	(4) auditing.
18	(b) The institute shall establish a compliance program that
19	operates under the direction of the institute's chief compliance
20	officer. The institute may establish procedures, such as a
21	telephone hotline, to allow private access to the compliance
22	program office and to preserve the confidentiality of
23	communications and the anonymity of a person making a compliance
24	report or participating in a compliance investigation.
25	(c) The following are confidential and are not subject to
26	disclosure under Chapter 552, Government Code:
27	(1) information that directly or indirectly reveals

the identity of an individual who made a report to the institute's 1 2 compliance program office, sought guidance from the office, or participated in an investigation conducted under the compliance 3 4 program; 5 (2) information that directly or indirectly reveals the identity of an individual who is alleged to have or may have 6 7 planned, initiated, or participated in activities that are the subject of a report made to the office if, after completing an 8 investigation, the office determines the report to be 9 unsubstantiated or without merit; and 10 11 (3) other information that is collected or produced in a compliance program investigation if releasing the information 12 13 would interfere with an ongoing compliance investigation. (d) Subsection (c) does not apply to information related to 14 15 an individual who consents to disclosure of the information. 16 (e) Information made confidential or excepted from public 17 disclosure by this section may be made available to the following on 18 request in compliance with applicable laws and procedures: 19 (1) a law enforcement agency or prosecutor; (2) a governmental agency responsible 20 for investigating the matter that is the subject of a compliance 21 report, including the Texas Workforce Commission civil rights 22 23 division or the federal Equal Employment Opportunity Commission; or (3) a committee member or institute employee who is 24 25 responsible under institutional policy for a compliance program investigation or for a review of a compliance program 26 27 investigation.

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1	(f) A disclosure under Subsection (e) is not a voluntary
2	disclosure for purposes of Section 552.007, Government Code.
3	Sec. 102.2631. COMPLIANCE MATTERS; CLOSED MEETING. The
4	oversight committee may conduct a closed meeting under Chapter 551,
5	Government Code, to discuss an ongoing compliance investigation
6	into issues related to fraud, waste, or abuse of state resources.
7	Sec. 102.264. PROGRAM INTEGRATION COMMITTEE. (a) The
8	institute shall establish a program integration committee. The
9	committee is composed of the following five members:
10	(1) the chief executive officer;
11	(2) the chief scientific officer;
12	(3) the chief product development officer;
13	(4) the commissioner of state health services; and
14	(5) the chief prevention officer.
15	(b) The committee has the duties assigned under this
16	chapter.
17	(c) The chief executive officer shall serve as the presiding
18	officer of the program integration committee.
19	SECTION 28. Chapter 102, Health and Safety Code, is amended
20	by adding Subchapter G to read as follows:
21	SUBCHAPTER G. CANCER PREVENTION AND RESEARCH INTEREST AND SINKING
22	FUND
23	Sec. 102.270. ESTABLISHMENT OF FUND. (a) The cancer
24	prevention and research interest and sinking fund is a dedicated
25	account in the general revenue fund.
26	(b) The fund consists of:
27	(1) patent, royalty, and license fees and other income

1 received under a contract entered into as provided by Section
2 102.255; and

3 (2) interest earned on the investment of money in the
4 fund.

5 (c) The fund may be used only to pay for debt service on 6 bonds issued as authorized by Section 67, Article III, Texas 7 Constitution, at a time and in a manner to be determined by the 8 legislature in the General Appropriations Act.

9 SECTION 29. (a) The terms of the members of the Cancer 10 Prevention and Research Institute of Texas Oversight Committee 11 serving immediately before the effective date of this Act expire on 12 the effective date of this Act.

As soon as practicable after the effective date of this 13 (b) Act, the governor, lieutenant governor, and speaker of the house of 14 15 representatives shall each appoint members to the Cancer Prevention 16 and Research Institute of Texas Oversight Committee as required by Section 102.101, Health and Safety Code, as amended by this Act. In 17 making the initial appointments under that section, each appointing 18 office shall designate one member for a term expiring January 31, 19 20 2015, one member for a term expiring January 31, 2017, and one member for a term expiring January 31, 2019. 21

22 SECTION 30. (a) As soon as practicable after the effective 23 date of this Act, the Cancer Prevention and Research Institute of 24 Texas Oversight Committee shall adopt the rules necessary to 25 implement the changes in law made by this Act.

(b) The changes in law made by this Act apply only to a grantapplication submitted to the Cancer Prevention and Research

1 Institute of Texas on or after the effective date of this Act. A 2 grant application submitted before the effective date of this Act 3 is governed by the law in effect on the date the application was 4 submitted, and that law is continued in effect for that purpose.

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5 (c) Not later than January 1, 2014, employees, oversight 6 committee members, and members of other committees of the Cancer 7 Prevention and Research Institute of Texas must comply with the 8 changes in law made by this Act regarding the qualifications of the 9 employees and members.

10 (d) Not later than December 1, 2013, the Cancer Prevention 11 and Research Institute of Texas Oversight Committee shall employ a 12 chief compliance officer and a chief executive officer as required 13 by Subsection (c), Section 102.051, and Section 102.0511, Health 14 and Safety Code, as added by this Act.

(e) As soon as practicable after the effective date of this Act, the Cancer Prevention and Research Institute of Texas Oversight Committee shall establish a compliance program as required by Section 102.263, Health and Safety Code, as added by this Act.

20 SECTION 31. This Act takes effect immediately if it 21 receives a vote of two-thirds of all the members elected to each 22 house, as provided by Section 39, Article III, Texas Constitution. 23 If this Act does not receive the vote necessary for immediate 24 effect, this Act takes effect September 1, 2013.

President of the Senate Speaker of the House I hereby certify that S.B. No. 149 passed the Senate on April 3, 2013, by the following vote: Yeas 31, Nays 0; and that the Senate concurred in House amendments on May 24, 2013, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

I hereby certify that S.B. No. 149 passed the House, with amendments, on May 20, 2013, by the following vote: Yeas 140, Nays 3, two present not voting.

Chief Clerk of the House

Approved:

Date

Governor