AMENDED IN ASSEMBLY JUNE 9, 2008

AMENDED IN SENATE APRIL 16, 2008

No. 1565

Introduced by Senators Kuehl and Runner (Coauthor: Senator Wiggins) (Coauthor: Assembly Member Jones)

February 22, 2008

An act to *amend Section 125290.60 of, and to* add Section 125293 to, the Health and Safety Code, relating to reproductive health.

LEGISLATIVE COUNSEL'S DIGEST

SB 1565, as amended, Kuehl. California Stem Cell Research and Cures Act.

The California Stem Cell Research and Cures Act (the act), an initiative measure approved by the voters at the November 2, 2004, statewide general election as Proposition 71, establishes the California Institute for Regenerative Medicine (CIRM), the purpose of which is, among other things, to make grants and loans for stem cell research, for research facilities, and for other vital research opportunities to realize therapies, protocols, and medical procedures that will result in the cure for, or substantial mitigation of, diseases and injuries. Existing law establishes the Independent Citizen's Oversight Committee (ICOC) composed of appointed members, that is required to perform various functions and duties with regard to the operation of the institute, including, but not limited to, establishing standards applicable to research funded by the institute. Existing law prohibits amendment of Proposition 71 by the Legislature unless the amendment is approved by the voters, or the amendment is accomplished by a bill introduced after the first 2 full calendar years and approved by a vote of 70% of

both houses, and only if the amendment enhances the ability of the institute to further the purposes of the grant and loan programs.

Existing provisions of Proposition 71 provide *The act provides* that the ICOC shall establish standards that require that all grants and loan awards under the act shall be subject to intellectual property agreements that balance the opportunity of the state to benefit from the patents, royalties, and licenses that result from basic research, therapy development, and clinical trials with the need to assure that essential medical research is not unreasonably hindered by the intellectual property agreements.

This bill would require that intellectual property standards that the ICOC develops shall include a requirement that each grantee and the licensees of the grantee submit to the CIRM for approval a plan that will afford uninsured Californians access to any drug that is, in whole or in part, the result of research funded by the CIRM, and would require that any plan subject to that approval shall require that the grantees and licensees thereof sell drugs at a price that does not exceed any benchmark price in the California Discount Prescription Drug Program.

The act provides that the CIRM shall have 3 separate scientific and medical working groups, including the Scientific and Medical Research Funding Working Group, which, among other things, shall make grant and loan award recommendations to the ICOC. Existing law provides that, in order to ensure CIRM funding does not duplicate or supplant existing funding, certain research categories shall not be funded by the CIRM, except when at least 2/3 of a quorum of the members of the Scientific and Medical Research Funding Working Group recommend to the ICOC that such a research proposal is a vital research opportunity.

This bill would, instead, only require a simple majority of a quorum of the members of the Scientific and Medical Research Funding Working Group to recommend to the ICOC that a particular research proposal is a vital research opportunity.

Existing law establishes the Milton Marks "Little Hoover" Commission on California State Government Organization and Economy, a multimember body appointed by the Governor and the Legislature with various duties that include making recommendations to the Governor and the Legislature to promote efficiency in government operations.

This bill would require *request* the commission to conduct a study of the governance structure of the California Stem Cell Research and Cures

Act. This bill would, by July 1, 2009, require the commission to provide that if the commission conducts the study, it shall, by July 1, 2009, submit, to the appropriate committees of each house of the Legislature, a report on the results of the study and recommendations of ways the governance structure of the ICOC could better ensure public accountability and reduce conflicts of interest, consistent with the purposes of Proposition 71, and would require the commission to make the report available to the public.

Vote: 70%. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 125290.60 of the Health and Safety Code 2 is amended to read:

- 3 125290.60. Scientific and Medical Research Funding Working4 Group
- 5 (a) Membership
- 6 The Scientific and Medical Research Funding Working Group7 shall have 23 members as follows:
- 8 (1) Seven ICOC members from the 10 disease advocacy group 9 members described in paragraphs (3), (4), and (5) of subdivision
- 10 (a) of Section 125290.20.
- 11 (2) Fifteen scientists nationally recognized in the field of stem 12 cell research.
- 13 (3) The Chairperson of the ICOC.
- 14 (b) Functions

15 The Scientific and Medical Research Funding Working Group16 shall perform the following functions:

- 17 (1) Recommend to the ICOC interim and final criteria, standards,
- and requirements for considering funding applications and forawarding research grants and loans.
- 20 (2) Recommend to the ICOC standards for the scientific and21 medical oversight of awards.
- (3) Recommend to the ICOC any modifications of the criteria,
 standards, and requirements described in paragraphs (1) and (2)
 above as needed.
- 25 (4) Review grant and loan applications based on the criteria,
- 26 requirements, and standards adopted by the ICOC and make
 - 97

recommendations to the ICOC for the award of research, therapy
 development, and clinical trial grants and loans.

3 (5) Conduct peer group progress oversight reviews of grantees 4 to ensure compliance with the terms of the award, and report to 5 the ICOC any recommendations for subsequent action.

6 (6) Recommend to the ICOC standards for the evaluation of
7 grantees to ensure that they comply with all applicable
8 requirements. Such standards shall mandate periodic reporting by
9 grantees and shall authorize the Scientific and Medical Research
10 Funding Working Group to audit a grantee and forward any

11 recommendations for action to the ICOC.

12 (7) Recommend its first grant awards within 60 days of the 13 issuance of the interim standards.

14 (c) Recommendations for Awards

Award recommendations shall be based upon a competitiveevaluation as follows:

(1) Only the 15 scientist members of the Scientific and Medical
Research Funding Working Group shall score grant and loan award
applications for scientific merit. Such This scoring shall be based
on scientific merit in three separate classifications—research,
therapy development, and clinical trials, on criteria including the
following:

(A) A demonstrated record of achievement in the areas of
pluripotent stem cell and progenitor cell biology and medicine,
unless the research is determined to be a vital research opportunity.

(B) The quality of the research proposal, the potential for
achieving significant research, or clinical results, the timetable for
realizing such significant results, the importance of the research
objectives, and the innovativeness of the proposed research.

30 (C) In order to ensure that institute funding does not duplicate 31 or supplant existing funding, a high priority shall be placed on 32 funding pluripotent stem cell and progenitor cell research that 33 cannot, or is unlikely to, receive timely or sufficient federal 34 funding, unencumbered by limitations that would impede the 35 research. In this regard, other research categories funded by the 36 National Institutes of Health shall not be funded by the institute.

(D) Notwithstanding subparagraph (C), other scientific and
medical research and technologies and/or any stem cell research
proposal not actually funded by the institute under subparagraph
(C) may be funded by the institute if at least two-thirds a simple

majority of a quorum of the members of the Scientific and Medical 1

2 Research Funding Working Group recommend to the ICOC that

3 such a research proposal is a vital research opportunity.

4 SECTION 1.

5 SEC. 2. Section 125293 is added to the Health and Safety 6 Code, to read:

7 125293. (a) The intellectual property standards that the ICOC 8 develops shall include a requirement that each grantee and the 9 licensee of the grantee submit a plan to the California Institute for 10 Regenerative Medicine (CIRM) that will afford uninsured Californians access to any drug that is, in whole or in part, the 11

12 result of research funded by the CIRM.

13 (b) The ICOC shall require submission of the plan required by 14 subdivision (a) before a drug is placed into commerce. The plan 15 shall be subject to the approval of the CIRM, after a public hearing and opportunity for public comment. 16

17 (c) (1) Any plan subject to subdivision (a) shall include a 18 requirement that each grantee and any licensee of the grantee that 19 sells drugs that are, in whole or in part, the result of research funded by CIRM and that are purchased in California with public funds 20 21 shall sell those drugs at a price that does not exceed any benchmark 22 price in the California Discount Prescription Drug Program 23 (Division 112 (commencing with Section 130500)), as it exists on 24 January 1, 2008. 25 (2) Paragraph (1) shall not preclude any public agency from

26 obtaining prices that are lower than the price determined as 27 described in paragraph (1) through negotiation, bulk purchasing, 28 or any other purchasing arrangement and shall not be construed 29 to conflict with, or preempt, any other provision of state or federal 30 law or regulation that would result in lower drug prices.

(d) For purposes of this section, "drug" includes any article 31 32 recognized in the United States Pharmacopeia or supplement 33 thereof, the National Formulary, or any supplement thereof, and 34 any article intended for the diagnosis, cure, mitigation, or prevention of disease in humans or animals, or any article intended 35 for use as a component thereof, and shall include therapeutic 36 37

products, including, but not limited to, blood, blood products, cells,

38 and cell therapies. 1 <u>SEC. 2.</u>

2 SEC. 3. (a) The Legislature hereby requests the Milton Marks

3 "Little Hoover" Commission on California State Government

4 Organization and Economy-shall to conduct a study of the

5 governance structure of the California Stem Cell Research and

6 Cures Act, an initiative measure approved by the voters at the

7 November 2, 2004, statewide general election (Proposition 71),

8 including the membership of the Independent Citizen's

9 Oversight Committee and the relative roles of the committee and

10 the California Institute for Regenerative Medicine.

11 (b) By If the commission conducts the study described in 12 subdivision (a), the commission shall, by July 1, 2009, the

13 commission shall submit, submit to the appropriate committees of

14 each house of the Legislature, a report on the results of the study

15 required requested by subdivision (a) and recommendations of

16 ways the governance structure of the Independent Citizen's

17 Oversight Committee could better ensure public accountability

and reduce conflicts of interest, consistent with the purposes ofProposition 71. The commission shall make the report available

20 to the public.

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