HB 1013

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A bill to be entitled

An act for the relief of James D. Feurtado, III, by Miami-Dade County; providing for an appropriation to compensate him for injuries he sustained as a result of the negligence of an employee of Miami-Dade County; providing a limitation on the payment of fees and costs; providing an effective date.

9 WHEREAS, on February 12, 2009, James D. Feurtado, III, age 10 38, sustained serious and permanent neurologic and orthopedic 11 injuries in a bus accident at approximately 7 p.m. at the 12 intersection of Pisano Avenue and University Drive in Coral 13 Gables, and

14 WHEREAS, the Miami-Dade County bus operator failed to stop 15 at the stop sign at this intersection before making a right-hand 16 turn and collided into James D. Feurtado, III, a pedestrian, 17 thereby causing him severe orthopedic and neurological injuries, 18 and

WHEREAS, the bus operator was found guilty of violating s.
316.123(2)(a), Florida Statutes, for failing to obey the stop
sign and was disciplined by Miami-Dade County for various
violations of safety policies and procedures, and

23 WHEREAS, Mr. Feurtado was transported to the Ryder Trauma 24 Center, where he was found to have sustained a large extra-axial 25 hematoma in the left hemisphere of the brain with mass effect 26 and mid-line shift, a large left hemispheric subarachnoid 27 hemorrhage, as well as left temporal, parietal, and bi-frontal 28 hemorrhagic contusions. He also sustained a right maxillary

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29 sinus fracture involving the anterior and lateral wall extending 30 into the floor and lateral wall of the orbit, and fracture to 31 the right zygomatic arch and temporal bone, and 32 WHEREAS, Mr. Feurtado underwent a left frontoparietal 33 craniotomy with evacuation of the subdural hematoma and 34 placement of a drain. He developed post-traumatic communicating hydrocephalus, ultimately requiring further surgery to place a 35 36 ventriculoperitoneal shunt in order to reduce the brain swelling 37 to a point where a cranioplasty was performed, and 38 WHEREAS, Mr. Feurtado has profound sensorineural hearing 39 loss to the right and has been evaluated for a BAHA implant procedure in the future, and 40 WHEREAS, Mr. Feurtado underwent extensive 41 neuropsychological and psychological evaluation, and 42 43 WHEREAS, Mr. Feurtado has permanent brain damage, 44 unilateral deafness, vertigo, headaches, psychiatric sequelae, a shunt, scarring, and skull defect, and 45 WHEREAS, Mr. Feurtado underwent assessment by a vocational 46 47 rehabilitation and life-care planner, and WHEREAS, the total present value of Mr. Feurtado's economic 48 49 damages from this incident is calculated to be \$1,823,468, which 50 consists of his future and past lost earning capacity of 51 \$508,083, anticipated future medical expenses of \$1,176,840, and 52 past medical expenses of \$138,545, and 53 WHEREAS, Miami-Dade County and Mr. Feurtado reached a 54 settlement agreement by mediation in the amount of \$1.25 55 million, of which \$100,000 has been paid to Mr. Feurtado pursuant to the limits of liability set forth in s. 768.28, 56 Page 2 of 3

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57	Florida Statutes, and the remainder is conditioned upon the
58	passage of a claim bill, which is unopposed, in the amount of
59	\$1.15 million, NOW, THEREFORE,
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61	Be It Enacted by the Legislature of the State of Florida:
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63	Section 1. The facts stated in the preamble to this act
64	are found and declared to be true.
65	Section 2. <u>Miami-Dade County is authorized and directed to</u>
66	appropriate from funds of the county not otherwise appropriated
67	and to draw a warrant in the sum of \$1.15 million, payable to
68	James D. Feurtado, III, as compensation for injuries and damages
69	sustained.
70	Section 3. The amount paid by Miami-Dade County pursuant
71	to s. 768.28, Florida Statutes, and the amount awarded under
72	this act are intended to provide the sole compensation for all
73	present and future claims arising out of the factual situation
74	described in this act which resulted in injuries to James D.
75	Feurtado, III. The total amount paid for attorney's fees,
76	lobbying fees, costs, and other similar expenses relating to
77	this claim may not exceed 25 percent of the total amount awarded
78	under this act.
79	Section 4. This act shall take effect upon becoming a law.

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