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 A bill to be entitled

An act relating to the City of Tampa; providing for the relief of Jemal Kurein, by and through his wife and natural guardian, Semira Kurein, and for Semira Kurein, individually, and for Remzu Kurein and Nima Kurein, minor children of Jemal Kurein and Semira Kurein, by and through their mother, Semira Kurein; providing for an appropriation to compensate them for injuries and damages sustained by Jemal Kurein as a result of the negligence of the City of Tampa; providing for payment of Medicaid liens prior to disbursement of the warrant; providing an effective date.

WHEREAS, on March 17, 1993, Jemal Kurein, working as a taxicab driver, was driving his cab northbound on Howard Avenue in Tampa, and

WHEREAS, Jemal Kurein was traveling at approximately 15 miles per hour through a green light at the intersection of Howard Avenue and Main Street when a City of Tampa fire truck, driven by Brant Cochran, was traveling eastbound on Main Street on its way to a call at approximately 35 miles per hour, and

WHEREAS, the intersection through which Jemal Kurein was traveling at the time the accident occurred is a blind intersection due to the close proximity of buildings to the intersection, and

WHEREAS, Jemal Kurein, while traveling with the right-of-way through the green light at the intersection, was unable to see the City of Tampa fire truck, which was

 traveling at too high a rate of speed and was approaching a red light at the intersection, and

WHEREAS, the City of Tampa fire truck raced through the red light and slammed Jemal Kurein's cab from the right side, pushing him into the storefront wall at the northeast corner of the intersection, and

WHEREAS, the impact from the crash was so severe that the right side of Jemal Kurein's head was struck by the fire truck, and

WHEREAS, Jemal Kurein's head then rebounded, causing the left side of his head to strike the window or pillar of the left side of his cab, and

WHEREAS, the City of Tampa Police Department conducted an investigation of the accident and determined that the operator of the City of Tampa fire truck ran a red light, and

WHEREAS, the City of Tampa also conducted an administrative investigation independent of the police accident reconstruction and concluded that Mr. Cochran was negligent, failed to use due care, and violated the city's safety policies and procedures, and determined that a "level-three violation" had been committed according to the city administrative code, and

WHEREAS, Mark Barroso, an eyewitness, testified that he saw that the traffic light at the intersection was red for the fire truck for approximately five seconds before the accident and that the traffic light was red both before and after the accident, and

WHEREAS, Geoffrey Shelley, another witness, saw that the traffic light was red for the fire truck for two to three seconds before impact and that the fire truck never slowed, and

 WHEREAS, although Mr. Cochran claimed to have proceeded through the intersection under the indication of a green or yellow light, he testified that he could not recall when he last looked at the light, and

WHEREAS, Mr. Cochran also testified that when he was at the previous intersection heading east on Main Street, the light ahead at the intersection of Howard and Main was green for him, and

WHEREAS, police determined that it would have taken Mr. Cochran nearly 18 seconds to reach the intersection at Howard and Main, and that the light remains green for only 14 seconds, which leads to the conclusion that Mr. Cochran had a red light for at least 3 to 5 seconds prior to entering the intersection, and

WHEREAS, Jemal Kurein sustained a massive head injury in the accident of March 17, 1993, with an internal brain hemorrhage, and

WHEREAS, Jemal Kurein was in a coma for several days following the accident and underwent five separate surgical procedures, and

 $\label{eq:WHEREAS} \mbox{ WHEREAS, Jemal Kurein suffers from a closed head and brain injury and dementia, and}$

WHEREAS, Jemal Kurein needs 24-hour-a-day care and supervision and is currently in a nursing home, and

WHEREAS, Jemal Kurein has an I.Q. of 56 and is like a 3-year-old child, and

WHEREAS, Jemal Kurein also sustained a fractured dislocation of his left elbow and his left wrist, and also suffered several fractured ribs, and

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1 WHEREAS, Jemal Kurein, now age 37, will never recover 2 from his cognitive deficits and is permanently and totally 3 disabled, and WHEREAS, Jemal Kurein will never work again and will 4 5 never be able to take care of himself again, and 6 WHEREAS, Jemal Kurein's lost wages, medical bills, and 7 life care needs, past and future, exceed \$2,100,000, and 8 WHEREAS, the injuries sustained by Jemal Kurein in the 9 accident of March 17, 1993, formed the basis of legal action brought against the City of Tampa, and 10 WHEREAS, following a jury trial in which Jemal Kurein 11 12 was awarded \$4,698,523, the jury assessed the City of Tampa's 13 liability in the accident to be 10 percent, and 14 WHEREAS, a total final judgment was entered for \$490,930.30, and 15 WHEREAS, the City of Tampa has paid \$200,000 of the 16 17 judgment pursuant to the limits of liability set forth in s. 18 768.28, Florida Statutes, and 19 WHEREAS, the amount of the claim for the excess 20 judgment is for \$290,930.30, NOW, THEREFORE, 21 22 Be It Enacted by the Legislature of the State of Florida: 23 24 Section 1. The facts stated in the preamble to this act are found and declared to be true. 25 26 Section 2. The City of Tampa is authorized and 27 directed to appropriate from funds of the city not otherwise 28 appropriated and to draw a warrant in the sum of \$290,930.30

Jemal Kurein, for the benefit of Jemal Kurein, and to Semira

payable to Semira Kurein, as wife and natural guardian of

Kurein, individually and as mother and natural guardian of

Remzu Kurein and Nima Kurein, minor children of Jemal Kurein and Semira Kurein, as compensation for injuries and damages sustained by Jemal Kurein due to the negligence of the City of Tampa.

Section 3. The governmental entity responsible for payment of the warrant shall make payment to the Florida Agency for Health Care Administration the amount due under section 409.910, Florida Statutes, prior to the disbursement of funds to the claimant, except that the amount due shall be reduced by the agency's proportionate share of legal costs and attorney's fees. However, the amount due to the Agency for Health Care Administration shall be reduced by no more than 25 percent. The amount due to the agency shall be calculated based on medical payments paid up to the date that this bill becomes law.

Section 4. This act shall take effect upon becoming a law.