An act relating to the City of Tallahassee and the Leon County School Board; providing for the relief of Dena Sheryl Steels; providing for an appropriation by the City of Tallahassee and the Leon County School Board to compensate her for the wrongful death of Kenneth Michael Pyles, her son, resulting from the negligence of the City of Tallahassee and the Leon County School Board; providing an effective date.

WHEREAS, on June 12, 1992, while playing at the Belle Vue Middle School, Kenneth Michael Pyles was attracted to and entered an area of standing water near a stormwater drainage culvert on the school's property that was not covered by a steel grate or otherwise protected, and

WHEREAS, Kenneth Michael Pyles was sucked by the force of water into this stormwater drainage culvert and drowned, and

WHEREAS, the City of Tallahassee and the Leon County School Board were negligent in their operation of the stormwater drainage culvert by removing the steel grate that previously covered the culvert, and the City of Tallahassee and the Leon County School Board were further negligent for failing to warn the decedent of the dangerous condition created by the uncovered stormwater drainage culvert, and

WHEREAS, Dena Sheryl Steels, as Personal Representative of the Estate of Kenneth Michael Pyles, on behalf of the Estate and the survivors, filed a complaint in Leon County, Case Number 93-584, seeking damages against the City of

 Tallahassee and the Leon County School Board for the wrongful death of Kenneth Michael Pyles, and

WHEREAS, after court-ordered mediation, the parties agreed to a settlement of the claim in which the City of Tallahassee and the Leon County School Board agreed to enter into a confession of judgment in the amount of \$400,000, and

WHEREAS, the City of Tallahassee and the Leon County School Board have each paid the amount of \$100,000, for a total of \$200,000, pursuant to the settlement agreement in partial satisfaction of said judgment, and

WHEREAS, in accordance with the settlement agreement, \$50,000 of those funds has been paid to Norman Kenneth Pyles, the deceased's father, in full satisfaction of his claim, and \$150,000 of those funds has been paid to Dena Sheryl Steels, the decedent's mother, in partial satisfaction of her claim, and

WHEREAS, Dena Sheryl Steels is the only known survivor and beneficiary of any additional recovery for the wrongful death of her son, Kenneth Michael Pyles, and

WHEREAS, Dena Sheryl Steels has suffered mental pain and anguish, loss of Kenneth Michael Pyles' earnings or potential earnings ability as a result of the wrongful death of her son caused by the negligence of the City of Tallahassee and the Leon County School Board, and

WHEREAS, these losses are permanent and continuing and Dena Sheryl Steels will continue to suffer the loss of love and enjoyment of her son, Kenneth Michael Pyles, NOW, THEREFORE,

Be It Enacted by the Legislature of the State of Florida:

Section 1. The facts stated in the preamble to this act are found and declared to be true.

Section 2. The City of Tallahassee is authorized and directed to appropriate from funds of the city not otherwise appropriated and to draw a warrant in the sum of \$100,000 payable to Dena Sheryl Steels to compensate her for losses sustained from an accident which caused the death of Kenneth Michael Pyles, her son, as a result of the negligence of the City of Tallahassee.

Section 3. The Leon County School Board is authorized and directed to appropriate from funds of the school board not otherwise appropriated and to draw a warrant in the sum of \$100,000 payable to Dena Sheryl Steels to compensate her for losses sustained from an accident which caused the death of Kenneth Michael Pyles, her son, as a result of the negligence of the Leon County School Board.

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

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