2007 Legislature

1 2

An act for the relief of Katherine Selva, a minor, by and through Maria Alcobar, as parent and natural guardian of Katherine Selva, by the City of Miami; providing for an appropriation to compensate her for injuries sustained as a result of the negligence of the City of Miami; providing conditions for payment; providing for payment of attorney's fees, costs, and lobbying fees; providing an effective date.

WHEREAS, On October 19, 1999, Katherine Selva, then 4 years of age, was living with her mother and father, Maria Alcobar and Aldo Selva, who were married at that time, sharing the surname Selva, and living together with their two children, Katherine Selva and her younger sister, Karenlyn Selva, and

WHEREAS, in the early morning hours of October 19, 1999, Katherine Selva began having seizure activity, and

WHEREAS, prior to October 19, 1999, Katherine Selva had been diagnosed with a seizure disorder from infancy which occurred following a DPT immunization at approximately 2 months of age, and

WHEREAS, Katherine Selva had multiple epileptic episodes that required several hospitalizations; however, through the administration of appropriate medication, Katherine's condition was controlled and she was able to live an active life, and

WHEREAS, Katherine Selva had been attending prekindergarten and, according to physicians and therapists,

| 1 | was only mildly delayed as a result of her seizure disorder, |
|----|--|
| 2 | and |
| 3 | WHEREAS, after Katherine Selva stared seizing on |
| 4 | October 19, 1999, her parents called 911 for paramedic |
| 5 | assistance, and |
| 6 | WHEREAS, a rescue vehicle initially reported to the |
| 7 | Selva residence at approximately 1:28 a.m. and found Katherine |
| 8 | Selva having active seizures, and |
| 9 | WHEREAS, two agents of the City of Miami, fire rescue |
| 10 | personnel Ernesto Vila and Gustavo Busse, arrived and advised |
| 11 | that they found Katherine Selva actively seizing on a bed, and |
| 12 | WHEREAS, the two fire rescue personnel administered 2 |
| 13 | milligrams of Valium and requested a second purportedly |
| 14 | better-equipped vehicle to transport Katherine Selva to |
| 15 | Jackson Memorial Hospital at approximately 1:30 a.m., and |
| 16 | WHEREAS, Rescue Ten, which included paramedic Henry |
| 17 | Rodriguez and one to three others, subsequently arrived at |
| 18 | approximately 1:43 a.m., and |
| 19 | WHEREAS, reports and testimony, albeit of highly |
| 20 | questionable reliability, indicated that Henry Rodriguez or |
| 21 | other Rescue Ten personnel found Katherine Selva in a state |
| 22 | resembling catatonia or still actively seizing, and |
| 23 | WHEREAS, however, rescue personnel claimed to have been |
| 24 | unable to obtain symptoms, and |
| 25 | WHEREAS, these reports and testimony indicate that |
| 26 | Rescue Ten personnel transported Katherine Selva to Jackson |
| 27 | Memorial Hospital immediately upon arrival at the Selva |
| 28 | residence or shortly thereafter, and |
| 29 | WHEREAS, during transport, one or more of the rescue |
| 30 | personnel claim to have made several attempts to start an |
| 31 | intravenous drip, but to no avail, and |

| 1 | WHEREAS, this claim notwithstanding, rescue personnel |
|----|--|
| 2 | did successfully administer at least 1 additional milligram of |
| 3 | Valium intravenously, and |
| 4 | WHEREAS, critically however, the only oxygen the rescue |
| 5 | personnel administered to Katherine Selva during transport was |
| 6 | via standard mask instead of a valve mask, and the rescue |
| 7 | personnel did not have, and consequently did not use, an |
| 8 | oxygen-saturation monitor, and |
| 9 | WHEREAS, moreover, it was clear that the rescue |
| 10 | personnel did not watch Katherine Selva's oxygen intake as |
| 11 | they should have, and |
| 12 | WHEREAS, upon arrival at the hospital, Katherine Selva |
| 13 | was cyanotic, or oxygen starved, with her skin appearing blue |
| 14 | in color, and |
| 15 | WHEREAS, Katherine Selva's oxygen-saturation rates were |
| 16 | determined upon admission to be a mere 35 percent with a heart |
| 17 | rate of 210 beats per minute, and |
| 18 | WHEREAS, immediately, hospital personnel treated |
| 19 | Katherine Selva with Ativan and used a ventilation mask to |
| 20 | oxygenate her in preparation for intubation, and |
| 21 | WHEREAS, Katherine Selva's oxygen-saturation rates |
| 22 | improved dramatically to 85 percent and her heart rate |
| 23 | decreased to 169 beats per minute following initial treatment, |
| 24 | and |
| 25 | WHEREAS, despite heroic efforts by hospital personnel, |
| 26 | Katherine Selva had already suffered permanent brain damage as |
| 27 | a direct result of lack of oxygen, and |
| 28 | WHEREAS, the City of Miami's rescue personnel owed a |
| 29 | duty to Katherine Selva to respond appropriately and render |
| 30 | medical treatment in accordance with the generally accepted |
| 31 | standard of care, and |

| 1 | WHEREAS, the city's rescue personnel, notably one or |
|----|--|
| 2 | more paramedics in Rescue Ten, breached this duty by failing |
| 3 | to respond in a timely and appropriate fashion and by failing |
| 4 | specifically to treat the oxygen-starved condition of |
| 5 | Katherine Selva en route to the hospital, and |
| 6 | WHEREAS, this breach caused or substantially |
| 7 | contributed to the devastating injuries suffered by Katherine |
| 8 | Selva, which are uncontested as being permanent and |
| 9 | irreversible, and |
| 10 | WHEREAS, this breach also caused Katherine Selva to |
| 11 | incur past and future expenses, including, without limitation, |
| 12 | hospitalization, daily medical treatment and nursing care, |
| 13 | transportation, tutoring or teaching, and child care or |
| 14 | supervision, for which expenses Aldo Selva and Maria Alcobar |
| 15 | have been and will be responsible, and |
| 16 | WHEREAS, it has been determined that Medicaid alone has |
| 17 | paid nearly \$900,000 for medical expenses incurred for the |
| 18 | care and treatment of the incapacitated minor child and that |
| 19 | the Agency for Health Care Administration, through its |
| 20 | contract representative, Health Management Systems, Inc., has |
| 21 | filed or will file a Medicaid casualty lien associated with |
| 22 | these payments, and |
| 23 | WHEREAS, these economic losses to Katherine Selva are |
| 24 | permanent and continuing, and |
| 25 | WHEREAS, finally, both parents have suffered and will |
| 26 | continue to suffer the loss of society, companionship, and |
| 27 | comfort of their daughter, Katherine Selva, and |
| 28 | WHEREAS, plaintiffs have reached a conditional |
| 29 | settlement with the City of Miami to settle this case for the |
| 30 | gross amount of \$2,625,000, and |
| 31 | |

31 <u>similar expenses.</u>

WHEREAS, the plaintiffs are permitted under the terms of the settlement to propose a plan to allocate the settlement 3 funds as they deem appropriate, subject to the approval of the guardian ad litem and the court, and 4 5 WHEREAS, following payment by the City of Miami of the sum of \$200,000, the limit of liability set forth under s. 6 768.28, Florida Statutes, the remaining amount of the claim 8 will be \$2,425,000, and WHEREAS, the City of Miami has agreed to actively 9 support this claim bill, NOW, THEREFORE, 10 11 Be It Enacted by the Legislature of the State of Florida: 12 13 14 Section 1. The facts stated in the preamble to this act are found and declared to be true. 15 Section 2. The City of Miami is authorized and 16 directed to appropriate from funds of the city not otherwise 17 18 appropriated and to draw a warrant in the sum of \$2,425,000 19 payable to Maria Alcobar, parent and natural quardian of Katherine Selva, minor child of Aldo Selva and Maria Alcobar. 20 After payment of attorney's fees, costs, and lobbying fees as 21 22 provided in section 3, and any outstanding liens, the 23 remainder shall be placed in a Special Needs Trust created for 24 the exclusive use and benefit of Katherine Selva, a minor, as compensation for injuries and damages sustained. 2.5 Section 3. This award is intended to provide the sole 26 27 compensation for any and all present and future claims arising 28 out of the factual situation in connection with the injury to 29 the claimant. Not more than \$515,199 may be paid by the claimants for attorney's fees, lobbying fees, costs, or other 30

```
Section 4. This act shall take effect upon becoming a
 2
    law.
 3
 4
 5
 6
 7
 8
 9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
```

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