1

2

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

A bill to be entitled An act for the relief of Edwidge Valmyr, as parent and natural guardian of her son, Stanley Valmyr, a minor, and as personal representative of the Estate of Stanley Valmyr, deceased, by the City of North Miami; providing for an appropriation to compensate her for the wrongful death of her son, Stanley Valmyr, as a result of the negligence of the City of North Miami; providing a limitation on the payment of fees and costs; providing an effective date. WHEREAS, on March 28, 2007, Edwidge Valmyr registered her son, Stanley Valmyr, who was 7 years of age, for a Fun Day camp operated by the City of North Miami, and WHEREAS, the Fun Day camp was supposed to consist of various arts and crafts activities at the community center, and WHEREAS, before March 30, 2007, which was the day on which the Fun Day was scheduled, the City of North Miami decided to change the camp's activities from arts and crafts to a day at the Thomas Sasso Pool located in the City of North Miami, and WHEREAS, parents and counselors were not notified of the change before the scheduled Fun Day, and WHEREAS, on March 30, 2007, at approximately 8 a.m., Edwidge Valmyr took Stanley to the camp, and WHEREAS, the campers, including Stanley, and the counselors were not wearing bathing suits since they were not informed that they were going to the pool that day, and

28 WHEREAS, the children who were taken to the pool were given Page 1 of 4

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

hb1017-00

29 swim tests, and 30 WHEREAS, Stanley and many other children who were unable to 31 swim were sent to a more shallow area of the pool, and 32 WHEREAS, if the camp counselors had known that they were 33 bringing the children to the pool that day, they would have been 34 in the pool to observe and protect the children, and 35 WHEREAS, the City of North Miami had four lifequards on 36 duty that day at the Thomas Sasso Pool, and WHEREAS, while the children swam in the pool, three of 37 38 those four lifequards were in the administrative office, rather 39 than observing the children, and WHEREAS, one lifequard was sitting in the lifequard chair 40 41 furthest from the area where the children were swimming, and 42 WHEREAS, Stanley Valmyr drowned in the Thomas Sasso Pool on 43 March 30, 2007, and died on July 26, 2007, as a result of 44 injuries sustained from drowning, and 45 WHEREAS, the City of North Miami was negligent in its actions, which directly resulted in the death of Stanley Valmyr, 46 47 and 48 WHEREAS, a tort claim was filed on behalf of Edwidge 49 Valmyr, as parent and natural guardian of her son, Stanley 50 Valmyr, a minor, and as personal representative of his estate, case number 08-22810(13), in the Circuit Court for the Eleventh 51 52 Judicial Circuit, and 53 WHEREAS, the claim against the City of North Miami was 54 settled prior to trial, and 55 WHEREAS, the settlement agreement was approved by the 56 court, and

## Page 2 of 4

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

57	WHEREAS, the City of North Miami has agreed to pay \$200,000
58	to Edwidge Valmyr, pursuant to the statutory limits of liability
59	set forth in s. 768.28, Florida Statutes, and
60	WHEREAS, the settlement agreement provides for the entry of
61	a consent judgment in the amount of \$750,000 to be paid in eight
62	equal payments beginning on the date upon which this act becomes
63	a law, and each year thereafter, and
64	WHEREAS, the City of North Miami has agreed to pay 50
65	percent of the outstanding medical bills for Stanley Valmyr up
66	to \$40,000, and
67	WHEREAS, the City of North Miami has agreed to cooperate
68	and support this act if the amount of compensation does not
69	exceed \$790,000, NOW, THEREFORE,
70	
71	Be It Enacted by the Legislature of the State of Florida:
72	
72 73	Section 1. The facts stated in the preamble to this act
	Section 1. The facts stated in the preamble to this act are found and declared to be true.
73	
73 74	are found and declared to be true.
73 74 75	are found and declared to be true. Section 2. <u>The City of North Miami is authorized and</u>
73 74 75 76	are found and declared to be true. Section 2. <u>The City of North Miami is authorized and</u> directed to appropriate from funds of the city not otherwise
73 74 75 76 77	are found and declared to be true. Section 2. <u>The City of North Miami is authorized and</u> <u>directed to appropriate from funds of the city not otherwise</u> <u>appropriated and draw a warrant payable to Edwidge Valmyr, as</u>
73 74 75 76 77 78	are found and declared to be true. Section 2. <u>The City of North Miami is authorized and</u> <u>directed to appropriate from funds of the city not otherwise</u> <u>appropriated and draw a warrant payable to Edwidge Valmyr, as</u> <u>natural parent and guardian of her son, Stanley Valmyr, a minor,</u>
73 74 75 76 77 78 79	are found and declared to be true. Section 2. <u>The City of North Miami is authorized and</u> <u>directed to appropriate from funds of the city not otherwise</u> <u>appropriated and draw a warrant payable to Edwidge Valmyr, as</u> <u>natural parent and guardian of her son, Stanley Valmyr, a minor,</u> <u>and personal representative of his estate, in the sum of \$93,750</u>
73 74 75 76 77 78 79 80	are found and declared to be true. Section 2. The City of North Miami is authorized and directed to appropriate from funds of the city not otherwise appropriated and draw a warrant payable to Edwidge Valmyr, as natural parent and guardian of her son, Stanley Valmyr, a minor, and personal representative of his estate, in the sum of \$93,750 to be paid in eight equal payments beginning on the date upon
73 74 75 76 77 78 79 80 81	are found and declared to be true. Section 2. <u>The City of North Miami is authorized and</u> <u>directed to appropriate from funds of the city not otherwise</u> <u>appropriated and draw a warrant payable to Edwidge Valmyr, as</u> <u>natural parent and guardian of her son, Stanley Valmyr, a minor,</u> <u>and personal representative of his estate, in the sum of \$93,750</u> <u>to be paid in eight equal payments beginning on the date upon</u> <u>which this act becomes a law, and each year thereafter, plus an</u>
73 74 75 76 77 78 79 80 81 82	are found and declared to be true. Section 2. The City of North Miami is authorized and directed to appropriate from funds of the city not otherwise appropriated and draw a warrant payable to Edwidge Valmyr, as natural parent and guardian of her son, Stanley Valmyr, a minor, and personal representative of his estate, in the sum of \$93,750 to be paid in eight equal payments beginning on the date upon which this act becomes a law, and each year thereafter, plus an amount equivalent to 50 percent of the outstanding medical bills



CODING: Words stricken are deletions; words <u>underlined</u> are additions.

85	North Miami.
86	Section 3. The amount paid by the City of North Miami
87	pursuant to s. 768.28, Florida Statutes, and the amount awarded
88	under this act are intended to provide the sole compensation for
89	all present and future claims arising out of the factual
90	situation described in this act which resulted in the death of
91	Stanley Valmyr. The total amount paid for attorney's fees,
92	lobbying fees, costs, and other similar expenses relating to
93	this claim may not exceed 25 percent of the amount awarded under
94	this act.
95	Section 4. This act shall take effect upon becoming a law.