2015 Legislature

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| 2 | An act for the relief of Roy Wright and Ashley Wright |
| 3 | by the North Brevard County Hospital District; |
| 4 | providing for an appropriation to compensate Roy |
| 5 | Wright and Ashley Wright, individually and as |
| 6 | guardians of Tucker Wright, for injuries and damages |
| 7 | sustained by Tucker Wright as a result of the |
| 8 | negligence of Parrish Medical Center; providing a |
| 9 | limitation on the payment of fees and costs; providing |
| 10 | that certain payments and the appropriation satisfy |
| 11 | all present and future claims related to the negligent |
| 12 | act; providing an effective date. |
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| 14 | WHEREAS, on July 15, 2009, Ashley Wright, suffering from |
| 15 | gestational diabetes, was admitted as a high-risk obstetrical |
| 16 | patient at Parrish Medical Center, operated by the North Brevard |
| 17 | County Hospital District, in Titusville, Florida, and |
| 18 | WHEREAS, mothers with gestational diabetes are classified |
| 19 | as high-risk obstetrical patients because their fetuses tend to |
| 20 | be larger than normal and large fetuses are at risk for |
| 21 | complications during the birth process, and |
| 22 | WHEREAS, Ashley Wright's care at Parrish Medical Center was |
| 23 | provided by Vidya Hate, M.D., an obstetrician, and Cara Starkey, |
| 24 | R.N., a midwife, both employees of Parrish Medical Center, and |
| 25 | WHEREAS, on July 16, 2009, Ashley Wright was in labor with |
| 26 | her unborn child, Tucker Wright, and Nurse Starkey failed to |
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27 notify Dr. Hate of the impending delivery as previously
28 instructed and delivered Tucker Wright herself without the
29 presence, supervision, or assistance of Dr. Hate, and

30 WHEREAS, complications arose during the delivery, and 31 Tucker Wright developed shoulder dystocia, a condition in which 32 the shoulder of a fetus becomes wedged on the mother's pelvic 33 bone as the fetus transits the birth canal, which condition is a 34 known and recognized risk for mothers with gestational diabetes, 35 and

36 WHEREAS, Nurse Starkey attempted to resolve the shoulder 37 dystocia by performing a McRoberts maneuver and a procedure in 38 which the shoulders of a fetus are gently rotated by hand 39 underneath the shoulders, allowing the shoulders to pass 40 underneath the pelvic bone and out through the birth canal, and

41 WHEREAS, Nurse Starkey negligently rotated the head of the 42 fetus on the perineum, causing a brachial plexus injury to 43 Tucker Wright which injured his right arm and will limit his 44 activities and future career options, and

45 WHEREAS, all parties to this claim agree that rotation of 46 the head of a fetus on the perineum is an improper maneuver 47 because rotation of the head with pressure can stretch and 48 damage the nerves in a fetus's neck which control the use of 49 muscles in the arm, and

50 WHEREAS, Tucker Wright has undergone two surgeries on his 51 right shoulder and regained some use of his right arm but 52 continues to be challenged with functional deficits that may be

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53 permanent, and

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54 WHEREAS, Roy Wright and Ashley Wright have incurred medical 55 expenses on behalf of Tucker Wright in the amount of \$320,016.91 56 due to the injury caused by the negligence of Parrish Medical 57 Center, and may incur additional expenses for surgeries needed 58 as Tucker Wright grows older, and

59 WHEREAS, on January 11, 2012, Roy Wright and Ashley Wright, 60 individually and as guardians of Tucker Wright, filed suit 61 against the North Brevard County Hospital District in the 62 Circuit Court for Brevard County, Case No. 05-2012-CA-024060, to 63 recover damages for the injuries sustained by Tucker Wright as a 64 result of the negligence of Parrish Medical Center, and

WHEREAS, the North Brevard County Hospital District, Roy
Wright, and Ashley Wright agreed to settle the lawsuit for
\$595,000, and

68 WHEREAS, the North Brevard County Hospital District paid 69 \$200,000 of the settlement pursuant to the statutory limits of 70 liability set forth in s. 768.28, Florida Statutes, and there 71 remains \$395,000 of the settlement unsatisfied, and

72 WHEREAS, the North Brevard County Hospital District does73 not oppose passage of this claim bill, NOW, THEREFORE,

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

77 Section 1. <u>The facts stated in the preamble to this act</u>
78 <u>are found and declared to be true.</u>

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| 79 | Section 2. The North Brevard County Hospital District is |
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| 80 | authorized and directed to appropriate from funds of the |
| 81 | district not otherwise appropriated and to draw a warrant, |
| 82 | payable to Roy Wright and Ashley Wright, individually and as |
| 83 | guardians for Tucker Wright, for the total amount of \$395,000 as |
| 84 | compensation for injuries and damages sustained by Tucker Wright |
| 85 | as a result of the negligence of Parrish Medical Center. |
| 86 | Section 3. The total amount paid for attorney fees, |
| 87 | lobbying fees, costs, and other similar expenses relating to |
| 88 | this claim may not exceed 25 percent of the amount awarded under |
| 89 | this act. |
| 90 | Section 4. The amount paid by the North Brevard County |
| 91 | Hospital District pursuant to s. 768.28, Florida Statutes, and |
| 92 | the amount awarded under this act are intended to provide the |
| 93 | sole compensation for all present and future claims arising out |
| 94 | of the factual situation described in this act which resulted in |
| 95 | the injuries to Tucker Wright. |
| 96 | Section 5. This act shall take effect upon becoming a law. |
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