2025

1	A bill to be entitled								
2	An act for the relief of Darline Angervil and J.R., a								
3	minor, by the South Broward Hospital District;								
4	providing an appropriation to compensate Darline								
5	Angervil, individually and as parent and natural								
6	6 guardian of J.R., for injuries and damages sustained								
7	7 as a result of negligence of the South Broward								
8	8 Hospital District; providing a limitation on								
9	compensation and the payment of attorney fees;								
10	providing an effective date.								
11									
12	WHEREAS, on the afternoon of January 14, 2014, Darline								
13	Angervil, then known as Darline Rocher, was admitted to Memorial								
14	Hospital West, operated by the South Broward Hospital District,								
15	when she was 30.3 weeks pregnant, with complaints of decreased								
16	fetal movement, pregnancy-induced hypertension, and headaches,								
17	and								
18	WHEREAS, due to Ms. Angervil's presenting conditions and								
19	complaints, Dr. Emil Abdalla, Ms. Angervil's obstetrician,								
20	ordered continuous monitoring of the fetal heart rate and rhythm								
21	and entered an order that Ms. Angervil's vital signs be taken at								
22	least every 2 hours, and								
23	WHEREAS, Ms. Angervil's vital sign flowsheets showed								
24	elevated blood pressure levels throughout the afternoon and								
25	evening hours of January 14, including a systolic blood pressure								
	Page 1 of 7								

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

of 160 mm Hg or higher on at least two occasions at least 4 hours apart while resting in bed, indicating preeclampsia with severe features, and

29 WHEREAS, the only way to treat preeclampsia is to deliver 30 the baby, and, therefore, the patient and baby must be monitored 31 regularly until it is safe and prudent to deliver, and

32 WHEREAS, at 2 a.m. on January 15, due to the diagnosis of 33 preeclampsia, magnesium sulfate was ordered for neuroprotection, 34 which also secondarily stabilized Ms. Angervil's blood pressure, 35 and

36 WHEREAS, Ms. Angervil's medical records for January 15 37 include complaints of headache and the results from a 24-hour 38 urine protein analysis showing 743 mg, both of which are 39 consistent with preeclampsia, and

WHEREAS, at 9:34 a.m. on January 16, an order was entered
to discontinue the magnesium sulfate, and, shortly thereafter,
Ms. Angervil's blood pressure began to rise, and

WHEREAS, Ms. Angervil continued to complain of headache during the day shift on January 16, including a 4:01 p.m. complaint of a headache that she rated 7 out of 10 on the severity scale, and, at 5:30 p.m., Ms. Angervil's vital sign flowsheets began to show abnormal blood pressure readings, and

WHEREAS, at 7 p.m. on January 16, Ms. Melanie Wells, a
nurse employed by the South Broward Hospital District in the
Labor and Delivery Department at Memorial Hospital West, began

### Page 2 of 7

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

2025

51 her shift and was assigned to Ms. Angervil, who continued to 52 complain of headache, and

53 WHEREAS, at approximately 8:25 p.m. on January 16, as Ms. 54 Angervil continued to complain of headache at shift change, 55 maintained consecutive abnormal blood pressure readings, and had 56 an electronic fetal monitoring strip showing a prolonged 57 deceleration some 9 minutes earlier, Ms. Wells contacted Dr. 58 Abdalla to request an order to remove the continuous electronic 59 fetal monitor, and

WHEREAS, at 8:27 p.m., Dr. Abdalla entered the order to remove the continuous electronic fetal monitor, and Ms. Angervil continued to have consecutive abnormal blood pressure readings at 8:29, 9:07, 9:24, and 10:33 p.m.; however, Ms. Wells did not replace the electronic fetal monitor on Ms. Angervil, and

WHEREAS, shortly before 2:24 a.m. on January 17, Ms.
Angervil contacted her nurse, complaining of headache, chest
pain, and difficulty breathing, at which time Ms. Wells
initiated oxygen and checked Ms. Angervil's vital signs, and

69 WHEREAS, at 2:26 a.m., Ms. Angervil's blood pressure 70 reading was dangerously high, a second blood pressure reading at 71 2:28 a.m. confirmed a hypertensive crisis, and additional 72 consecutive extremely high blood pressure readings were recorded 73 at 2:32, 2:37, and 2:40 a.m., and

74 WHEREAS, at 2:43 a.m., 17 minutes after the initial spike 75 in blood pressure, and with no record of performance of any

## Page 3 of 7

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

2025

2025

76 fetal assessment, Ms. Wells contacted Dr. Abdalla, and, at 2:50 77 a.m., Dr. Abdalla ordered the administration of hydralazine to 78 lower Ms. Angervil's blood pressure, at which time Ms. Wells attempted to find fetal heart tones but was unable to do so, and 79 80 WHEREAS, due to the difficulty in finding fetal heart 81 tones, at 2:54 a.m., the nurse manager contacted another 82 obstetrician who was working on the floor to assist in detecting 83 fetal heart tones with an ultrasound machine, and, at 2:56 a.m., critically low heart tones were visualized, resulting in the 84 85 need for an emergency cesarean section, and 86 WHEREAS, at 2:59 a.m., Ms. Wells contacted Dr. Abdalla to 87 address the difficulty in finding fetal heart tones, at which 88 time Dr. Abdalla advised he was on his way to the hospital to 89 perform an emergency cesarean section, and medical records reflect that the cesarean section began at 3:05 a.m., with 90 91 delivery at 3:17 a.m. by Dr. Abdalla, and 92 WHEREAS, the delivery note completed by Ms. Wells 93 documented delivery at 3:17 a.m. of a 2 pound, 5.2 ounce female, J.R., with an Appar score of 0-1-3, who at delivery was noted to 94 95 be flaccid, cyanotic, apneic, and asystolic, essentially 96 lifeless, and WHEREAS, neonatal resuscitation was led by ARNP Donna 97 98 Durham, a blue alert code was called at 3:19 a.m., and Ms. 99 Durham initiated chest compressions with bag mask ventilation, 100 and Page 4 of 7

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

101 WHEREAS, J.R.'s birth record, resuscitation, and subsequent 102 course of NICU treatment are entirely consistent with a hypoxic 103 injury around the time of delivery, and her medical records are 104 replete with discussions of her "birth-related hypoxia," and

105 WHEREAS, J.R.'s treating physicians provided assessment notes describing the profound nature of J.R.'s catastrophic 106 107 injuries and constant needs, including mixed quadriparetic 108 cerebral palsy related to hypoxic ischemic encephalopathy, global profound developmental delay, periventricular 109 leukomalacia, constipation, dysphagia, failure to thrive, 110 gastrostomy tube placement, seizure disorder, esophagitis, 111 112 dystonia and dyskinesias, and impairment of mobility and impairment of communication and cognition, resulting in her need 113 114 for nursing care 24 hours a day, and

115 WHEREAS, on March 7, 2016, Ms. Angervil, individually and as parent and natural guardian of J.R., a minor, filed a legal 116 117 action in the Circuit Court of the Seventeenth Judicial Circuit, 118 in and for Broward County, Case No. 2016-CA-4209, against the 119 South Broward Hospital District, Dr. Abdalla and his employer, and neonatologist Dr. Vicki Johnston and her ARNP and their 120 121 employer, alleging, in part, negligence of the district in 122 failing to meet the standard of care for the monitoring, the evaluation of both Ms. Angervil and J.R., and the timely 123 notification of medical specialists regarding the change in Ms. 124 125 Angervil's medical condition, and

## Page 5 of 7

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

#### 2025

2025

126	WHEREAS, Ms. Angervil and the South Broward Hospital								
127	District agreed to a consent judgment entered into on or about								
128	October 19, 2023, for \$6.4 million, in which the district agreed								
129	to pay Ms. Angervil \$300,000 pursuant to the statutory limit								
130	imposed under s. 768.28, Florida Statutes, leaving a balance of								
131	\$6.1 million, and								
132	WHEREAS, the South Broward Hospital District has agreed to								
133	support this claim bill for the remaining \$6.1 million, NOW,								
134	THEREFORE,								
135									
136	Be It Enacted by the Legislature of the State of Florida:								
137									
138	Section 1. The facts stated in the preamble to this act								
139	are found and declared to be true.								
139 140	are found and declared to be true. Section 2. The South Broward Hospital District is								
140	Section 2. The South Broward Hospital District is								
140 141	Section 2. The South Broward Hospital District is authorized and directed to appropriate from funds not otherwise								
140 141 142	Section 2. The South Broward Hospital District is authorized and directed to appropriate from funds not otherwise encumbered and to draw a warrant in the sum of \$6.1 million								
140 141 142 143	Section 2. The South Broward Hospital District is authorized and directed to appropriate from funds not otherwise encumbered and to draw a warrant in the sum of \$6.1 million payable to Darline Angervil as compensation for injuries and								
140 141 142 143 144	Section 2. <u>The South Broward Hospital District is</u> <u>authorized and directed to appropriate from funds not otherwise</u> <u>encumbered and to draw a warrant in the sum of \$6.1 million</u> <u>payable to Darline Angervil as compensation for injuries and</u> <u>damages sustained.</u>								
140 141 142 143 144 145	Section 2. The South Broward Hospital District is authorized and directed to appropriate from funds not otherwise encumbered and to draw a warrant in the sum of \$6.1 million payable to Darline Angervil as compensation for injuries and damages sustained. Section 3. The amount paid by the South Broward Hospital								
140 141 142 143 144 145 146	Section 2. The South Broward Hospital District is authorized and directed to appropriate from funds not otherwise encumbered and to draw a warrant in the sum of \$6.1 million payable to Darline Angervil as compensation for injuries and damages sustained. Section 3. The amount paid by the South Broward Hospital District pursuant to s. 768.28, Florida Statutes, and the amount								
140 141 142 143 144 145 146 147	Section 2. The South Broward Hospital District is authorized and directed to appropriate from funds not otherwise encumbered and to draw a warrant in the sum of \$6.1 million payable to Darline Angervil as compensation for injuries and damages sustained. Section 3. The amount paid by the South Broward Hospital District pursuant to s. 768.28, Florida Statutes, and the amount awarded under this act are intended to provide the sole								
140 141 142 143 144 145 146 147 148	Section 2. The South Broward Hospital District is authorized and directed to appropriate from funds not otherwise encumbered and to draw a warrant in the sum of \$6.1 million payable to Darline Angervil as compensation for injuries and damages sustained. Section 3. The amount paid by the South Broward Hospital District pursuant to s. 768.28, Florida Statutes, and the amount awarded under this act are intended to provide the sole compensation for all present and future claims arising out of								

# Page 6 of 7

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

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

HB 6523

2025

151	parent	and	natural	guardian	of	J.R.	The	total	amount	paid	for

- 152 attorney fees relating to this claim may not exceed 25 percent
- 153 of the total amount awarded under this act.
- 154

Page 7 of 7

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