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An act relating to Pinellas County and municipalities in Pinellas County; authorizing the Board of County Commissioners of Pinellas County for unincorporated areas and for the boards of the municipalities within Pinellas County to provide by ordinance for liens in favor of all operators of hospitals in Pinellas County and in favor of Pinellas County when it pays for medical care, treatment, or maintenance of qualifying residents of the county and hospitals within such municipalities, respectively, upon all causes of action, suits, claims, counterclaims, and demands accruing to persons to whom care, treatment, or maintenance is furnished by such hospital or is paid for by Pinellas County on behalf of a qualifying resident of the county or accruing to legal representatives of such persons, and upon all judgments, settlements, and settlement agreements entered into by virtue thereof on account of illness, injury, deformity, infirmity, abnormality, disease, or pregnancy giving rise to such causes of action, suits, claims, counterclaims, demands, judgments, settlements, or settlement agreements, and which necessitates such care, treatment, or maintenance; authorizing the Board of County Commissioners of Pinellas County and the board of the Pinellas County municipalities to provide by ordinance for the

attachment, perfection, priority, and enforcement of such liens and for such procedural and other matters as may be necessary or appropriate to carry out the purpose of such ordinances; providing a limit on the amount of liens against patients who have certain insurance coverage; providing guidelines for pro rata distribution of settlements and judgments; providing an effective date.

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

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Section 1. The Board of County Commissioners of Pinellas County for unincorporated areas of the county and the boards of the municipalities of the cities within Pinellas County are authorized to provide by ordinance for liens in favor of all operators of hospitals in Pinellas County and in favor of Pinellas County when it pays for medical care, treatment, or maintenance of qualifying residents of the county and in such municipalities within Pinellas County upon all causes of action, suits, claims, counterclaims, and demands accruing to persons to whom care, treatment, or maintenance is furnished by such hospital or is paid by Pinellas County on behalf of qualifying residents of the county, or accruing to the legal representative of such persons, and upon all judgments, settlements, and settlement agreements entered into by virtue thereof on account of illness, injury, deformity, infirmity, abnormality, disease, or pregnancy giving rise to such causes of action, suits, claims, counterclaims, demands, judgments, settlements, and

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settlement agreements, and which necessitated such care, treatment, or maintenance; and to provide by ordinance by the municipalities and county for the attachment, perfection, priority, and enforcement of such liens and for procedural and other matters as may be necessary or appropriate to carry out the purposes of ordinances. If the patient has commercial, nongovernmental health insurance coverage through a health maintenance organization at the time care and treatment are delivered, the lien shall be limited to the covered charges in effect at the time care and treatment were delivered. In the event of a claim or action by the patient against a third party in which the settlement or judgment is less than or equal to the debt actually due and owing the hospital, the settlement or judgment will be equitably distributed based on a pro rata reduction in the amount due the hospital and the patient, including a pro rata reduction in the amount of reasonable attorney's fees and costs due the patient's attorney and the hospital's attorney. In the event of a claim or action by the patient against a third party in which the settlement or judgment is greater than the debt actually due and owing the hospital then the settlement or judgment will be equitably distributed based on a pro rata share of the amount due the hospital and the patient, including a pro rata share for the amount of reasonable attorney's fees and costs due the patient's attorney, the hospital's attorney, and non-contracted and non-employed physicians. Section 2. This act shall take effect upon becoming a

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