An act relating to the West Volusia Hospital Authority; providing for relief of Michelle Jones, a minor, and Kathy M. Jones, her mother; directing the West Volusia Hospital Authority to appropriate funds to be paid to Kathy Jones, individually, and for the benefit of Michelle Jones, a minor, to compensate them for injuries and damages sustained as a result of the negligence of the West Volusia Hospital Authority, formerly d/b/a West Volusia Memorial Hospital; providing an effective date.

WHEREAS, on January 3, 1987, Michelle Jones was born at West Volusia Memorial Hospital to Kathy and Thomas Jones, her parents, all residents of South Daytona, Florida, and

WHEREAS, Michelle Jones suffered from neonatal hypoglycemia (low blood sugar) at birth, which was improperly treated by employees of West Volusia Memorial Hospital in violation of the hospital's own written procedures for treating neonatal hypoglycemia, and

WHEREAS, West Volusia Memorial Hospital's nurses knew or should have known that the hospital's written procedures were in place because of the potential for neonatal hypoglycemia to produce brain damage if not properly treated, and

WHEREAS, Michelle Jones suffered severe brain damage from the improperly treated hypoglycemia, and at age 10 cannot walk, cannot talk, cannot care for herself, has a seizure disorder, is severely and permanently impaired in all her body functions as a result of the negligence of the hospital, has

to be tube-fed, has to be diapered, requires 24-hour supervised care and will require such care for the remainder of her life, and requires frequent medical treatment, including surgeries and hospitalizations for acute medical problems, and

WHEREAS, a lawsuit filed by Michelle Jones and both her parents resulted in a jury trial of more than two weeks, and deliberations of the jury for more than two days, in July 1994, and

WHEREAS, the jury evaluated weeks of expert testimony and concluded that the West Volusia Hospital Authority was 100 percent responsible for the damages sustained, despite knowing that the authority was a taxing district supported by the public, and despite there being other targets of blame by the plaintiffs and by the authority, and

WHEREAS, the jury determined Michelle Jones' past and future economic damages to be \$6,808,592.87, and awarded Michelle Jones past and future damages for pain and suffering in the amount of \$1,559,333.30, and awarded her parents damages for pain and suffering in the amount of \$1,000,000 each, and

WHEREAS, in a Final Judgment entered on July 15, 1994, Michelle Jones, Kathy Jones, and Thomas Jones were awarded total damages in the amount of \$10,367,926.17, and

WHEREAS, the West Volusia Hospital Authority pursued all avenues of post-trial relief and an appeal, and

WHEREAS, in 1996, the Fifth District Court of Appeal affirmed the verdict in all respects, except to disallow \$1,000,000 awarded to Thomas Jones as a matter of law based on statutes of limitation, and the authority did not thereafter pursue further appeal, and

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WHEREAS, the West Volusia Hospital Authority thereafter sought an Amended Final Judgment, and the plaintiffs sought interest and taxable costs on the amended amount, and

WHEREAS, an Amended Final Judgment Including Costs and Interest was entered on August 2, 1996, in the total amount of \$11,714,301.54, including costs of \$98,073.09 and interest of \$2,248,302.28, and

WHEREAS, following the entry of the Amended Final Judgment, the West Volusia Hospital Authority paid \$200,000 pursuant to the limits set forth in section 768.28, Florida Statutes, and obtained a Partial Satisfaction of Judgment in that amount, and

WHEREAS, on August 28, 1997, the parties reached an agreement wherein West Volusia Memorial Hospital agreed to pay \$1,972,540, provided that the Legislature approve that amount, to Kathy Jones, individually and for the benefit of Michelle Jones, a minor, and that all funds in excess of attorney's fees, liens, costs, and a \$32,000 mortgage note satisfaction on the residence of Michelle Jones, a minor, be the basis of a Special Needs Trust for the benefit of Michelle Jones, a minor, NOW, THEREFORE,

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

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Section 1. The facts stated in the preamble to this act are found and declared to be true.

Section 2. The West Volusia Hospital Authority is authorized and directed to appropriate from funds of the 28 authority not otherwise appropriated and to draw a warrant in 29 the sum of \$1,972,540 payable to Kathy Jones, individually, and for the benefit of Michelle Jones, a minor, to compensate

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her for injuries and damages sustained as a result of the
   negligence of the West Volusia Hospital Authority, and that
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   all funds in excess of attorney's fees, liens, costs and a
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    $32,000 mortgage note satisfaction on the residence of
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   Michelle Jones, a minor, be the basis of a Special Needs Trust
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    for the benefit of Michelle Jones, a minor.
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           Section 3. This act shall take effect upon becoming a
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    law.
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CODING: Words stricken are deletions; words underlined are additions.