ENROLLED 2002 Legislature

1 2

3

4 5

6

7

8

31

An act relating to Miami-Dade County; providing for the relief of Hilda De Paz; authorizing and directing Miami-Dade County to compensate Hilda De Paz for personal injuries she suffered due to the negligence of county employees; providing an effective date.

9 WHEREAS, on May 23, 1995, Miss Hilda De Paz was on her 10 way to her job as a housekeeper and was a passenger on a Metro Transit Authority bus that carelessly rear-ended another Metro 11 bus, on Collins Avenue near 44th Street in Miami Beach, and 12 WHEREAS, Miss De Paz initially was in critical 13 condition as a result of the multiple traumas she suffered 14 15 from the impact, and the injuries she incurred in the accident have substantially affected her life so that she has a 16 17 12-percent impairment disability, as rated on the Florida Impairment Rating Guide, and she is no longer able to perform 18 19 any work, needs future medical care, and cannot do any heavy 20 lifting, bending, or strenuous activities, and

21 WHEREAS, to date, Miss De Paz has received no
22 compensation, and her medical bills are still outstanding, and
23 WHEREAS, in order to satisfy the claims of other
24 injured bus passengers, Miami-Dade County has already paid a
25 total of \$200,000, the maximum amount allowable under section

25 Cotal of \$200,000, the maximum amount allowable under section 26 768.28, Florida Statutes, leaving no funds available to 27 compensate Miss De Paz, and

28 WHEREAS, Miami-Dade County wishes to provide for the 29 past and future medical bills of Miss De Paz and to compensate 30 her for lost wages and lost earning ability, and

1

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

SB 30

ENROLLED

2002 Legislature

1 WHEREAS, Miami-Dade County and Hilda De Paz agreed to 2 settle this case, and an Agreed Final Judgment was entered on 3 May 25, 2000, awarding Miss De Paz a total of \$60,000 plus 4 interest, and 5 WHEREAS, in order for the Agreed Final Judgment to take 6 effect, a claim bill that incorporates the terms of the 7 agreed-upon final judgment must be enacted, NOW, THEREFORE, 8 9 Be It Enacted by the Legislature of the State of Florida: 10 The facts stated in the preamble to this 11 Section 1. 12 act are found and declared to be true. 13 Section 2. Miami-Dade County is authorized and 14 directed to appropriate from funds of the county not otherwise 15 appropriated and to draw a warrant in the amount of \$60,000, 16 which amount includes statutory attorney's fees and costs, 17 payable to Hilda de Paz for injuries and damages she sustained 18 as a result of the negligence of a county employee. The 19 payment shall be made within 30 days after the effective date 20 of this act. 21 Section 3. This act shall take effect upon becoming a 22 law. 23 24 25 26 27 28 29 30 31 2 CODING: Words stricken are deletions; words underlined are additions.