ENROLLED HB 595, Engrossed 1

2006 Legislature

1	A bill to be entitled
2	An act relating to community behavioral health agencies;
3	creating s. 394.9085, F.S.; providing that certain
4	facilities or programs have liability limits in negligence
5	actions under certain circumstances; limiting net economic
6	damages allowed per claim; requiring that damages be
7	offset by collateral source payment in accordance with s.
8	768.76, F.S.; requiring that costs to defend actions be
9	assumed by the provider or its insurer; specifying
10	occasions upon which the limitations on liability enjoyed
11	by the provider extend to the employee; requiring that
12	providers obtain and maintain specified liability
13	coverage; specifying that persons providing contractual
14	services to the state are not considered agents or
15	employees under ch. 440, F.S.; providing for an annual
16	increase in the conditional limitations on damages;
17	providing definitions; providing construction; preserving
18	sovereign immunity for governmental units and entities
19	protected by sovereign immunity; providing an effective
20	date.
21	
22	Be It Enacted by the Legislature of the State of Florida:
23	
24	Section 1. Section 394.9085, Florida Statutes, is created
25	to read:
26	<u>394.9085 Behavioral provider liability</u>

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

FLORIDA HOUSE OF REPRESENTAT	IVES
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27	(1)(a) In any negligence action for damages for personal
28	injury or wrongful death arising out of the provision of
29	services for crisis stabilization brought against a
30	detoxification program, an addictions receiving facility, or a
31	designated public receiving facility, net economic damages shall
32	be limited to \$1 million per liability claim, including, but not
33	limited to, past and future medical expenses, wage loss, and
34	loss of earning capacity. In computing net economic damages,
35	such damages shall be offset by any collateral source payment
36	paid in accordance with s. 768.76.
37	(b) In any negligence action for damages for personal
38	injury or wrongful death arising out of the provision of
39	services for crisis stabilization brought against any
40	detoxification program, an addictions receiving facility, or a
41	designated public receiving facility, noneconomic damages shall
42	be limited to \$200,000 per claim.
43	(c) Any costs in defending actions brought under this
44	section shall be assumed by the provider or its insurer.
45	(2) The limitations on liability of a detoxification
46	program, an addictions receiving facility, or any designated
47	public receiving facility as described in subsection (1) shall
48	be exclusive. Such limitations apply to each employee of the
49	provider when the employee is acting in furtherance of the
50	provider's responsibilities under its contract with the
51	department. Such limitations do not apply to a provider or
52	employee who acts in a culpably negligent manner or with willful

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53	and wanton disregard or unprovoked physical aggression if such
54	acts result in injury or death.
55	(3) The eligible provider under this section must, as part
56	of its contract, obtain and maintain an insurance policy
57	providing a minimum of \$1 million per claim and \$3 million per
58	incident in coverage for claims described in subsection (1).
59	(4) This section does not designate a person who provides
60	contracted services to the department as an employee or agent of
61	the state for purposes of chapter 440.
62	(5) The Legislature is cognizant of the increasing costs
63	of goods and services each year and recognizes that fixing a set
64	amount of compensation actually has the effect of a reduction in
65	compensation each year. Accordingly, the conditional limitations
66	on damages in this section shall be increased at the rate of 5
00	
67	percent each year, prorated from July 1, 2006, to the date at
67	percent each year, prorated from July 1, 2006, to the date at
67 68	percent each year, prorated from July 1, 2006, to the date at which damages subject to such limitations are awarded by final
67 68 69	percent each year, prorated from July 1, 2006, to the date at which damages subject to such limitations are awarded by final judgment or settlement.
67 68 69 70	percent each year, prorated from July 1, 2006, to the date at which damages subject to such limitations are awarded by final judgment or settlement. (6) For purposes of this section, the terms
67 68 69 70 71	percent each year, prorated from July 1, 2006, to the date at which damages subject to such limitations are awarded by final judgment or settlement. (6) For purposes of this section, the terms "detoxification program," "addictions receiving facility," and
67 68 69 70 71 72	<pre>percent each year, prorated from July 1, 2006, to the date at which damages subject to such limitations are awarded by final judgment or settlement.</pre>
67 68 69 70 71 72 73	<pre>percent each year, prorated from July 1, 2006, to the date at which damages subject to such limitations are awarded by final judgment or settlement.</pre>
67 68 69 70 71 72 73 74	<pre>percent each year, prorated from July 1, 2006, to the date at which damages subject to such limitations are awarded by final judgment or settlement.</pre>
67 68 69 70 71 72 73 74 75	<pre>percent each year, prorated from July 1, 2006, to the date at which damages subject to such limitations are awarded by final judgment or settlement.</pre>
67 68 69 70 71 72 73 74 75 76	<pre>percent each year, prorated from July 1, 2006, to the date at which damages subject to such limitations are awarded by final judgment or settlement.</pre>
67 68 69 70 71 72 73 74 75 76 77	<pre>percent each year, prorated from July 1, 2006, to the date at which damages subject to such limitations are awarded by final judgment or settlement.</pre>

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