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2	An act for the relief of Adam Susser by the
3	North Broward Hospital District; providing for
4	the relief of Adam Susser, a minor, by and
5	through his parents and natural guardians,
6	Judith Susser and Gary Susser; providing for an
7	appropriation to compensate him for injuries
8	and damages sustained as a result of the
9	negligence of the North Broward Hospital
10	District, d.b.a. Coral Springs Medical Center;
11	providing for purchase of an annuity to benefit
12	the special needs trust; providing for payment
13	of attorney's fees, lobbyist's fees, and costs;
14	providing an effective date.
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16	WHEREAS, in July 2000, Gary Susser, a lawyer, and his
17	wife, Judith Susser, a paralegal, were residing in Boca Raton,
18	Florida, and
19	WHEREAS, prior to her marriage to Gary Susser, Judith
20	Susser was unable to have children, and
21	WHEREAS, after their marriage, Judith and Gary Susser
22	badly wanted to have children, despite the fact that Judith
23	Susser was 47 years of age, and
24	WHEREAS, Judith Susser went to a fertility expert and
25	was finally able to become pregnant through in vitro
26	fertilization, and
27	WHEREAS, prenatal tests revealed that Judith Susser was

31 pregnancy experts who could guide them through Judith Susser's

pregnant with twins, and consequently Judith and Gary Susser

29 were looking forward to the birth of their twin boys, and

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

WHEREAS, Judith and Gary Susser sought out high-risk

pregnancy in order to ensure that her pregnancy progressed safely and without complications, and 3 WHEREAS, Judith Susser kept all of her appointments and 4 complied with all orders by her physicians, and 5 WHEREAS, at approximately 34 weeks gestation, Judith Susser's membrane on the sac holding Adam Susser ruptured, and 6 7 WHEREAS, Gary Susser immediately took his wife to the 8 Coral Springs Medical Center where, on July 6, 2000, she was 9 admitted by her obstetrician's office and where she remained until her discharge on July 12, 2000, and 10 WHEREAS, during the admission, a high-risk perinatal 11 expert, Dr. Christine Edwards, as well as Dr. Kerry Kuhn and 12 13 Dr. Carrie Greenspan, Dr. Kuhn's partner, also saw Judith 14 Susser, and WHEREAS, despite a nonreassuring fetal heart pattern 15 and despite the fact that the nurses kept having difficulties 16 getting the fetal monitoring to perform properly, the 17 pregnancy was allowed to continue for 4 and 1/2 days, with the 19 nurses never reporting the abnormal test results or the difficulties they were having with the fetal monitoring 20 equipment to the physicians, and 21 22 WHEREAS, two days into Judith Susser's labor, a 23 biophysical profile was ordered to be performed by Dr. 24 Edwards, and WHEREAS, that biophysical profile yielded abnormal 2.5 26 indications and, although they were not reported by the nurses, the obstetricians were aware of the abnormal results, 2.7 28 and 29 WHEREAS, despite this, the obstetricians allowed Judith 30 Susser's labor to continue, and 31

WHEREAS, finally, on the early morning of the fifth day of labor, Judith Susser was taken to the operating room for 3 delivery, and 4 WHEREAS, the physician in charge was insistent on performing a vaginal delivery despite all the obvious needs for an emergency cesarean section, and 6 7 WHEREAS, when Dr. Kuhn reached the delivery room, he 8 asked for fetal monitoring to be commenced and the nurses 9 indicated that they could not bring the fetal monitoring machine into the delivery room because they did not have a 10 fetal monitor for twins available, and 11 WHEREAS, Gary Susser then asked the nurses to get the 12 13 fetal monitoring machine from the room that Judith Susser had 14 previously been in for 4 days, which demand was also made by Dr. Kuhn, and the nurses said they could not remove the 15 monitoring machine from the wall, and 16 WHEREAS, for the next hour there was only manual 17 18 monitoring of Adam Susser, and Dr. Kuhn continued to wait, and WHEREAS, on July 10, 2000, Adam Susser was born by 19 20 vaginal delivery, and WHEREAS, tragically, as a result of the extraordinary 21 and egregious malpractice by the physicians and nurses at the 2.2 Coral Springs Medical Center, Adam Susser was born severely 24 depressed and oxygen-deprived, which led to severe brain 25 damage, and WHEREAS, Adam Susser cannot walk and will never be able 26 to walk, cannot sit up on his own, cannot use his hands or 27 arms, is cortically blind, needs to be fed through a feeding 29 tube, and is severely mentally and physically impaired, and WHEREAS, though by all accounts Adam Susser will have a 30 31 normal life expectancy, which means that he should live into

1	his 70's, Adam Susser will require medical care and treatment
2	for the remainder of his life, and
3	WHEREAS, the negligent care administered by the Coral
4	Springs Medical Center formed the basis of legal action
5	against the North Broward Hospital District, d.b.a. Coral
6	Springs Medical Center, and
7	WHEREAS, the matter was settled prior to trial with the
8	overall settlement amount being \$9.8 million, and
9	WHEREAS, the hospital's private insurer, the Zurich
10	Insurance Company, paid the claimants the amount of
11	\$3,831,218.04 on behalf of the North Broward Hospital
12	District, and
13	WHEREAS, the North Broward Hospital District paid
14	\$200,000 for the benefit of Adam Susser pursuant to the limits
15	of liability set forth in section 768.28, Florida Statutes,
16	and
17	WHEREAS, in addition, the North Broward Hospital
18	District fully supports the passage of a claim bill for the
19	amount of \$668,781.96, NOW, THEREFORE,
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21	Be It Enacted by the Legislature of the State of Florida:
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23	Section 1. The facts stated in the preamble to this
24	act are found and declared to be true.
25	Section 2. The North Broward Hospital District is
26	authorized and directed to appropriate from funds of the
27	hospital district not otherwise appropriated and to draw a
28	warrant in the sum of \$668,781.96, plus the interest that has
29	accrued on those funds in the account maintained by the
30	district, to purchase an annuity benefiting the special needs
21	trust established for the sare and benefit of Adam Susser

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minor child of Judith Susser and Gary Susser, as compensation
   for injuries and damages sustained as a result of the
 3
   negligence of the North Broward Hospital District.
           Section 3. Payment for attorney's fees and costs
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    incurred by the claimant's attorneys shall not exceed
  $108,764. Payment for the professional services and costs of
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    lobbyists advocating for passage of this claim shall not
   exceed $6,688.
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           Section 4. This act shall take effect upon becoming a
    law.
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