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2011 Legislature

A bill to be entitled

2 An act relating to sovereign immunity; amending s. 768.28, 3 F.S.; requiring that a claim in a wrongful death case be 4 presented to the Department of Financial Services within 2 5 years after the claim accrues; providing that failure of 6 the Department of Financial Services or the appropriate 7 agency to make final disposition of a claim for wrongful 8 death within 90 days after it is filed is deemed to be a 9 final denial of the claim; tolling the statute of 10 limitations for the period of time taken by the Department 11 of Financial Services or other agency to deny a medical malpractice or wrongful death claim; providing that 12 actions for wrongful death against the state or one of its 13 14 agencies or subdivisions must be brought within the period 15 applicable to actions brought against other defendants; 16 providing for the application of the act to causes of 17 action accruing on or after the effective date; providing an effective date. 18 19 20 Be It Enacted by the Legislature of the State of Florida: 21 22 Section 1. Paragraphs (a) and (d) of subsection (6) and 23 subsection (14) of section 768.28, Florida Statutes, are amended 24 to read: 25 768.28 Waiver of sovereign immunity in tort actions;

27 limitations; exclusions; indemnification; risk management

recovery limits; limitation on attorney fees; statute of

27 IIMItations, exclusions, indemnification, iisk management

28 programs.-

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29 An action may not be instituted on a claim against (6) (a) 30 the state or one of its agencies or subdivisions unless the 31 claimant presents the claim in writing to the appropriate 32 agency, and also, except as to any claim against a municipality 33 or the Florida Space Authority, presents such claim in writing 34 to the Department of Financial Services, within 3 years after 35 such claim accrues and the Department of Financial Services or 36 the appropriate agency denies the claim in writing; except that, 37 if:

38 Such claim is for contribution pursuant to s. 768.31, 1. 39 it must be so presented within 6 months after the judgment against the tortfeasor seeking contribution has become final by 40 lapse of time for appeal or after appellate review or, if there 41 42 is no such judgment, within 6 months after the tortfeasor 43 seeking contribution has either discharged the common liability 44 by payment or agreed, while the action is pending against her or him, to discharge the common liability; or 45

46 <u>2. Such action is for wrongful death, the claimant must</u>
47 present the claim in writing to the Department of Financial
48 <u>Services within 2 years after the claim accrues</u>.

49 For purposes of this section, complete, accurate, and (d) 50 timely compliance with the requirements of paragraph (c) shall 51 occur prior to settlement payment, close of discovery or 52 commencement of trial, whichever is sooner; provided the ability to plead setoff is not precluded by the delay. This setoff shall 53 54 apply only against that part of the settlement or judgment 55 payable to the claimant, minus claimant's reasonable attorney's fees and costs. Incomplete or inaccurate disclosure of unpaid 56

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adjudicated claims due the state, its agency, officer, or 57 58 subdivision, may be excused by the court upon a showing by the preponderance of the evidence of the claimant's lack of 59 60 knowledge of an adjudicated claim and reasonable inquiry by, or 61 on behalf of, the claimant to obtain the information from public records. Unless the appropriate agency had actual notice of the 62 63 information required to be disclosed by paragraph (c) in time to assert a setoff, an unexcused failure to disclose shall, upon 64 hearing and order of court, cause the claimant to be liable for 65 66 double the original undisclosed judgment and, upon further 67 motion, the court shall enter judgment for the agency in that amount. Except as provided otherwise in this subsection, the 68 failure of the Department of Financial Services or the 69 70 appropriate agency to make final disposition of a claim within 6 months after it is filed shall be deemed a final denial of the 71 72 claim for purposes of this section. For purposes of this 73 subsection, in medical malpractice actions and in wrongful death 74 actions, the failure of the Department of Financial Services or 75 the appropriate agency to make final disposition of a claim 76 within 90 days after it is filed shall be deemed a final denial 77 of the claim. The statute of limitations for medical malpractice 78 actions and wrongful death actions is tolled for the period of 79 time taken by the Department of Financial Services or the 80 appropriate agency to deny the claim. The provisions of this 81 subsection do not apply to such claims as may be asserted by 82 counterclaim pursuant to s. 768.14.

83 (14) Every claim against the state or one of its agencies 84 or subdivisions for damages for a negligent or wrongful act or Page 3 of 4

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85 omission pursuant to this section shall be forever barred unless 86 the civil action is commenced by filing a complaint in the court of appropriate jurisdiction within 4 years after such claim 87 accrues; except that an action for contribution must be 88 89 commenced within the limitations provided in s. 768.31(4), and 90 an action for damages arising from medical malpractice or 91 wrongful death must be commenced within the limitations for such 92 actions an action in s. 95.11(4).

93 Section 2. This act shall take effect July 1, 2011, and 94 applies to causes of action accruing on or after that date.

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