1	A bill to be entitled
2	An act for the relief of Yvonne Morton; providing an
3	appropriation to compensate her for injuries and
4	damages sustained as a result of the negligence of an
5	employee of the Department of Health; providing a
6	limitation on the payment of fees and costs; providing
7	an effective date.
8	
9	WHEREAS, on January 2, 2007, Yvonne Morton was driving her
10	automobile on Pinellas Avenue South in Tarpon Springs, Pinellas
11	County, when she was struck by William Herbert, a pharmacy
12	inspector for the Division of Medical Quality Assurance in the
13	Department of Health. Mr. Herbert was driving an automobile
14	owned by the Department of Health in the course and scope of his
15	employment, and
16	WHEREAS, Mr. Herbert failed to yield at a stop sign and
17	pulled out in front of Ms. Morton's vehicle, causing a
18	substantial collision. Mr. Herbert was issued a traffic citation
19	for failure to yield at a stop sign and violating Ms. Morton's
20	right of way, and
21	WHEREAS, Ms. Morton was transported by air to the Bayfront
22	Medical Center in St. Petersburg and remained a patient at
23	Bayfront until January 31, 2007. Ms. Morton, who was 85 years
24	old at the time of the collision, was determined to have
25	sustained multiple injuries, including multiple fractured ribs,
26	a scalp hematoma, and neck injuries later diagnosed as central
27	cord syndrome. During her hospital stay, her neurosurgeon, David
28	M. McKalip, M.D., performed surgery on her neck. During the
29	surgical procedure, described as a C5-C6 lateral mass

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30 instrumentation and fusion, metal hardware, including screws, 31 rods, and a crosslink, were implanted, and

32 WHEREAS, upon discharge, Ms. Morton was transported by 33 ambulance to Manor Care of Palm Harbor, a nursing facility in 34 Palm Harbor, Florida. Ms. Morton resided at Manor Care until 35 February 6, 2007, when she was transported by ambulance to Mease 36 Countryside Hospital for dyspnea with the suspected cause being 37 a pulmonary embolus due to lengthy bed rest. She remained at Mease until February 17, 2007, when she was discharged to a new 38 39 nursing facility, Orchard Ridge Rehabilitation in New Port 40 Richey, for continued rehabilitation of her injuries, and

WHEREAS, Ms. Morton resided at Orchard Ridge until August 9, 2007, when she was transported to La Casa Grande, an assisted living facility also located in New Port Richey, where she continues to reside. Her average monthly living expenses at the facility are currently \$3,531.60, and

46 WHEREAS, prior to the accident, Ms. Morton was independent 47 and self-sufficient, living on her own in her own home, driving her own car, and exercising regularly. Following the accident, 48 49 she has been confined to hospitals, nursing homes, and, now, an assisted living facility. The injuries she sustained have caused 50 51 her to depend on others for the performance of most of the 52 activities of daily living, and have caused such difficulty and 53 inability to ambulate that she now is confined to a wheelchair, 54 and

55 WHEREAS, Ms. Morton's total medical expenses incurred as a 56 result of the accident, including hospitalizations, physician 57 services, surgical services, diagnostic imaging studies, air and 58 ambulance transportation, nursing home residency fees, and

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59 assisted living facility fees, through July 31, 2009, amount to 60 approximately \$570,000, and

61 WHEREAS, Ms. Morton's personal automobile insurer, State 62 Farm Mutual Automobile Insurance Company, has paid \$10,000 63 toward her medical bills in personal injury protection benefits and \$100,000 in uninsured/underinsured motorist benefits. 64 65 Humana, the American Association of Retired Persons, and 66 Medicare have also paid portions of her bills and these organizations retain subrogation interests on any recovery made 67 68 by Ms. Morton, and

69 WHEREAS, a lawsuit was filed by the law firm of Lucas, 70 Green, and Magazine on behalf of Ms. Morton in the Circuit Court 71 of Pinellas County, Case No. 07-9114-C-13, against the State of 72 Florida, Department of Health. In that lawsuit, the department 73 admitted liability and took the position that its employee, 74 William Hebert, was solely at fault for the accident. The 75 parties entered into a settlement under which the department 76 will pay its statutory limit of liability of \$100,000 pursuant 77 to s. 768.28, Florida Statutes, and the department agreed not to 78 contest or oppose any claim bill on behalf of Ms. Morton as long 79 as the claim bill did not seek compensation in excess of an 80 additional \$650,000, NOW, THEREFORE,

82 Be It Enacted by the Legislature of the State of Florida:83

84 Section 1. The facts stated in the preamble to this act are 85 found and declared to be true.

86 Section 2. <u>The sum of \$650,000 is appropriated from the</u>
87 <u>General Revenue Fund to the Department of Health for the relief</u>

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88	of Yvonne Morton for injuries and damages sustained as a result
89	of the negligence of an employee of the Department of Health.
90	Section 3. The Chief Financial Officer is directed to draw
91	a warrant in favor of Yvonne Morton in the sum of \$650,000 upon
92	funds of the Department of Health in the State Treasury, and to
93	pay the same out of such funds in the State Treasury.
94	Section 4. The amount paid by the Department of Health
95	pursuant to s. 768.28, Florida Statutes, and the amount awarded
96	under this act are intended to provide the sole compensation for
97	all present and future claims arising out of the factual
98	situation described in this act which resulted in the injuries
99	and damages to Yvonne Morton. The total amount paid for attorney
100	fees, lobbying fees, and related costs may not exceed 15 percent
101	of the amount awarded under this act, absent a waiver of this
102	fee limitation executed by the claimant, and in such event, the
103	fee may not exceed 25 percent of the total amount awarded under
104	this act.
105	Section 5. This act shall take effect upon becoming a law.

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