2017

1	A bill to be entitled
2	An act for the relief of Ramiro Companioni by the City
3	of Tampa; providing for an appropriation to compensate
4	Mr. Companioni for injuries sustained as a result of
5	the negligence of an employee of the City of Tampa;
6	providing a limitation on the payment of compensation,
7	fees, and costs; providing an effective date.
8	
9	WHEREAS, at about noon on November 22, 1996, 34-year-old
10	Ramiro Companioni was operating his motorcycle in the inside,
11	eastbound lane of East Hillsborough Avenue near its intersection
12	with North 50th Street, and
13	WHEREAS, a City of Tampa Water Department truck operated by
14	city employee Faustino Pierola, which was accompanied by two
15	other similar vehicles owned by the city and operated by city
16	employees, pulled into the outside, eastbound lane from the
17	south shoulder of Hillsborough Avenue and steered across three
18	lanes of traffic into the path of Mr. Companioni, and
19	WHEREAS, although Mr. Companioni attempted to avoid the
20	collision by laying down his motorcycle, he and his motorcycle
21	struck the rear of the city-owned truck, violently ejecting him
22	from the motorcycle onto the pavement, causing him massive and
23	catastrophic injuries, and
24	WHEREAS, an independent eyewitness interviewed at the scene
25	told traffic accident investigators that he witnessed the city-
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owned truck pull away from the shoulder and steer across the lanes of traffic into the lane in which Mr. Companioni was traveling, and

WHEREAS, the eyewitness estimated that Mr. Companioni had been traveling at a speed of 40 miles per hour as he approached the city-owned truck, which was well within the maximum speed limit of 45 miles per hour, and

WHEREAS, the eyewitness stated that the driver of the cityowned truck, Mr. Pierola, was the cause of the accident, and

35 WHEREAS, additional witnesses testified that the three-36 truck caravan owned and operated by the city appeared to be a 37 "wagon train," and that Mr. Companioni was "cut off" by the 38 trucks and had "nowhere to go," and

39 WHEREAS, Mr. Pierola admitted that he failed to observe any 40 oncoming traffic despite an even roadway, clear visibility, and 41 the absence of obstructions, indicating that he was negligent by 42 failing to properly look for oncoming traffic, and

WHEREAS, despite an obvious conflict of interest, the City of Tampa Police Department failed to call in an independent law enforcement agency to conduct the official traffic accident investigation and attributed fault to both Mr. Pierola and Mr. Companioni, opining that, despite eyewitness testimony to the contrary, Mr. Companioni may have been operating his vehicle in excess of the speed limit, and

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WHEREAS, city employees at the scene, including Mr.

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51 Pierola, did not assert that Mr. Companioni was operating his 52 vehicle in excess of the maximum speed limit, and

53 WHEREAS, as a result of the collision, Mr. Companioni was 54 rendered unconscious and suffered massive catastrophic injuries 55 resulting in a coma; multiple internal lacerations of the 56 midsection organs resulting in the loss of the large intestine 57 and necessitating a colostomy and urethral catheter; removal of 58 the spleen; multiple fractures of his right hip and four spinal vertebra; a severed right sciatic nerve, resulting in loss of 59 60 control of the right hip, leg, and foot; laceration and partial severance of the urethra and testicles; and multiple lacerations 61 62 and abrasions from contact with the road surface causing permanent scarring and disfigurement, and 63

64 WHEREAS, Mr. Companioni's permanent injuries include 65 fusions of his hips and lower back, surgeries of the midsection 66 to repair the abdomen, multiple bouts of sepsis and infection, 67 reattachment of the urethra and testicles, severe concussion 68 syndrome, and posttraumatic stress disorder, and

69 WHEREAS, Mr. Companioni's medical expenses totaled more70 than \$1.2 million, and

71 WHEREAS, Mr. Companioni, who was an executive chef at the 72 time of the accident, has suffered a loss of earnings and his 73 earning capacity has been devastated, and

74 WHEREAS, although permanently disabled, Mr. Companioni has75 persevered and attempted to support himself by operating a hot

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76 dog stand at Tampa Bay Buccaneer games and other crowd events, 77 and

WHEREAS, at the time of the accident, Mr. Companioni was an active, physically fit man in the prime of his life and had served his country as a Third Class Naval Reservist in a special unit attached to a Marine Corps and Navy Seal assault landing craft unit, and

WHEREAS, on March 26, 2004, a Hillsborough County jury found the City of Tampa, by and through its employee, Mr. Pierola, to be negligent and 90 percent at fault for the accident and resulting injuries to Mr. Companioni, and found Mr. Companioni to be 10 percent comparatively negligent, and

88 WHEREAS, the jury determined Mr. Companioni's damages to be 89 in the amount of \$17,928,800, and

90 WHEREAS, final judgment was entered on April 5, 2004, in 91 the amount of the jury verdict, plus interest at the statutory 92 rate of 7 percent per annum, and

93 WHEREAS, following multiple posttrial motions and appeals, 94 which have denied Mr. Companioni justice for more than 10 years, 95 the Florida Supreme Court and the Second District Court of 96 Appeal upheld the verdict and final judgment, and

97 WHEREAS, the City of Tampa has paid \$100,000, which is the 98 sovereign immunity limit applicable to this case, leaving a 99 remaining balance of \$17,828,800, plus interest at the statutory 100 rate of 7 percent per annum, for which Mr. Companioni seeks

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101 satisfaction, and 102 WHEREAS, all legal remedies have been exhausted, NOW, 103 THEREFORE, 104 105 Be It Enacted by the Legislature of the State of Florida: 106 107 Section 1. The facts stated in the preamble to this act 108 are found and declared to be true. 109 Section 2. The City of Tampa is authorized and directed to 110 appropriate from funds not otherwise encumbered and to draw a warrant in the sum of \$17,828,800, plus interest at the 111 112 statutory rate of 7 percent per annum, payable to Ramiro 113 Companioni as compensation for injuries and damages sustained. 114 Section 3. The amount paid by the City of Tampa pursuant 115 to s. 768.28, Florida Statutes, and the amount awarded under 116 this act are intended to provide the sole compensation for all 117 present and future claims arising out of the factual situation 118 described in this act which resulted in injuries and damages to 119 Mr. Companioni. The total amount paid for attorney fees, 120 lobbying fees, costs, and similar expenses relating to this 121 claim may not exceed 25 percent of the amount awarded under this 122 act. 123 Section 4. This act shall take effect upon becoming a law. 124

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