202568er 1 2 An act relating to health facilities; amending s. 3 154.205, F.S.; revising the definition of the term "health facility" to include other entities and 4 5 associations organized not for profit; amending s. 6 154.209, F.S.; revising the powers of health 7 facilities authorities to include the power to issue 8 certain loans and execute related loan agreements; 9 amending s. 154.213, F.S.; specifying requirements for 10 projects financed by loan agreements issued by a health facilities authority; specifying provisions 11 12 that may be included in such loan agreements; amending 13 s. 395.1042, F.S.; authorizing, rather than requiring, a hospital to perform a confirmation test under 14 15 certain circumstances; amending ss. 154.219, 154.221, 16 154.225, 154.235, and 154.247, F.S.; conforming 17 provisions to changes made by the act; providing an effective date. 18 19 Be It Enacted by the Legislature of the State of Florida: 20 21 Section 1. Subsection (8) of section 154.205, Florida 22 23 Statutes, is amended to read: 24 154.205 Definitions.-The following terms, whenever used in 25 this part, shall have the following meanings unless a different 26 meaning clearly appears from the context: 27 (8) "Health facility" means any private corporation or 28 other entity or association organized not for profit, including, 29 but not limited to, a limited liability company that is

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202568er 30 organized as a not-for-profit organization and controlled directly or indirectly by one or more not-for-profit 31 32 organizations, and authorized by law to provide: 33 (a) Hospital services in accordance with chapter 395; 34 (b) Nursing home care services in accordance with chapter 35 400; 36 (c) Life care services in accordance with chapter 651; 37 (d) Services for the developmentally disabled under chapter 393; 38 39 (e) Services for the mentally ill under chapter 394; (f) Assisted living services in accordance with chapter 40 429; or 41 42 (g) Hospice services in accordance with chapter 400. 43 44 The term also includes any private corporation or other entity 45 or association organized not for profit which offers independent 46 living facilities and services as part of a retirement community 47 that provides nursing home care services or assisted living services on the same campus. 48 49 Section 2. Present subsection (19) of section 154.209, 50 Florida Statutes, is redesignated as subsection (21), a new 51 subsection (19) and subsection (20) are added to that section, 52 and subsections (6), (8), (9), (13), and (18) of that section 53 are amended, to read: 54 154.209 Powers of authority.-The purpose of the authority 55 shall be to assist health facilities in the acquisition, 56 construction, financing, and refinancing of projects in any 57 incorporated or unincorporated area within the geographical 58 limits of the local agency. For this purpose, the authority is

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202568er authorized and empowered: (6) To make and execute agreements of lease, contracts, deeds, loan agreements, mortgages, notes, and other instruments necessary or convenient in the exercise of its powers and functions under this part. (8) To pledge or assign any money, rents, loan payments, charges, fees, or other revenues and any proceeds derived from sales of property, insurance, or condemnation awards. (9) To fix, charge, and collect rents, loan payments, fees, and charges for the use of any project. (13) To acquire existing projects and to refund outstanding bonds, obligations, mortgages, or advances issued, made, or given by or on behalf of a health facility for the cost of such project. (18) To participate in and issue bonds and other forms of indebtedness for the purpose of establishing and maintaining an accounts receivable program on behalf of a health facility or group of health facilities. Notwithstanding any other provisions of this part, the structuring and financing of an accounts receivable program pursuant to this subsection shall constitute a project and may be structured for the benefit of health

79 a project and may be structured for the benefit of health 80 facilities within or outside the geographical limits of the 81 local agency. An accounts receivable program may include the 82 financing of accounts receivable acquired by a health facility 83 from other not-for-profit health care <u>organizations</u> 84 corporations, whether or not controlled by or affiliated with 85 the health facility and regardless of location within or outside 86 the geographical limits of this state.

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(19) To make mortgage or other secured or unsecured loans

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202568er 88 to or for the benefit of any health facility for the cost of a project in accordance with an agreement between the authority 89 90 and the health facility. Such loans may be made to any entity 91 affiliated with a health facility that undertakes such 92 financing, if the proceeds of such loan are made available to or applied for the benefit of such health facility. 93 94 (20) To make mortgage or other secured or unsecured loans 95 to or for the benefit of a health facility in accordance with an 96 agreement between the authority and the health facility to 97 refund or refinance outstanding bonds, obligations, loans, indebtedness, or advances issued, made, given, or incurred by or 98 for the benefit of such health facility for the cost of a 99 100 project. Such loans may be made to any entity affiliated with a health facility that undertakes such refunding or refinancing, 101 if the proceeds of such loan are made available to or applied 102 103 for the benefit of such health facility. 104 Section 3. Section 154.213, Florida Statutes, is amended to 105 read: 106 154.213 Agreements of lease; loan agreements.-In 107 undertaking any project pursuant to this part, the authority shall first obtain a valid certificate of need evidencing need 108 for the project and a statement that the project serves a public 109 110 purpose by advancing the commerce, welfare, and prosperity of 111 the local agency and its people. A No project financed under the 112 provisions of this part may not shall be operated by the

authority or any other governmental agency; however, the authority may temporarily operate or cause to be operated all or any part of a project to protect its interest therein pending any leasing of such project in accordance with the provisions of

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202568er 117 this part. The authority may lease a project or projects to a 118 health facility for operation and maintenance in such manner as 119 to effectuate the purposes of this part under an agreement of lease in form and substance not inconsistent herewith. Projects 120 121 financed or refinanced by the authority with the proceeds of bonds issued for the benefit of a health facility pursuant to s. 122 123 154.209(19) or (20) shall be governed by one or more loan 124 agreements made between the authority and a health facility, or between the authority and an entity affiliated with a health 125 126 facility that undertakes such financing, if the proceeds of such loan are made available to or applied for the benefit of such 127 128 health facility. 129 (1) Any such agreement of lease or loan agreement may provide, among other provisions, that: 130 131 (a) The lessee under an agreement of lease or an obligor 132 under a loan agreement shall at its own expense operate, repair, 133 and maintain the project or projects financed or refinanced

134 leased thereunder.

(b) The rent payable under the <u>agreement of</u> lease <u>or the</u> loan payments made pursuant to the loan agreement shall in the aggregate be not less than an amount sufficient to pay all of the interest, principal, and redemption premiums, if any, on the bonds that <u>are shall be</u> issued by the authority to pay the cost of the project or projects <u>financed or refinanced</u> leased thereunder.

(c) The lessee <u>under an agreement of lease or the obligor</u>
<u>under a loan agreement</u> shall pay all costs incurred by the
authority in connection with the acquisition, financing,
construction, and administration of the project or projects

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146 <u>financed or refinanced leased</u>, except as may be paid out of the 147 proceeds of bonds or otherwise, including, but <u>not without being</u> 148 limited to<u>,</u>÷ insurance costs, the cost of administering the bond 149 resolution authorizing such bonds and any trust agreement 150 securing the bonds, and the fees and expenses of trustees, 151 paying agents, attorneys, consultants, and others.

(d) The terms of the <u>agreement of lease or loan agreement</u> shall terminate not earlier than the date on which all such bonds and all other obligations incurred by the authority in connection with the project or projects <u>financed or refinanced</u> leased thereunder <u>are shall be</u> paid in full, including interest, principal, and redemption premiums, if any, or adequate funds for such payment <u>are shall be</u> deposited in trust.

(e) The lessee's obligation to pay rent <u>under the agreement</u>
<u>of lease and the obligor's obligation to make loan payments</u>
<u>under a loan agreement may shall</u> not be subject to cancellation,
termination, or abatement by the lessee <u>or the obligor</u> until
such payment of the bonds or provision for such payment <u>is shall</u>
be made.

165 (2) Such agreement of lease or loan agreement may contain such additional provisions as in the determination of the 166 authority are necessary or convenient to effectuate the purposes 167 of this part, including provisions for extensions of the term 168 169 and renewals of the lease or loan agreement and vesting in the 170 lessee an option to purchase the project leased thereunder pursuant to such terms and conditions consistent with this part 171 172 as shall be prescribed in the lease. Except as may otherwise be 173 expressly stated in the agreement of lease or loan agreement, to 174 provide for any contingencies involving the damaging,

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175 destruction, or condemnation of the project financed or 176 refinanced leased or any substantial portion thereof, such 177 option to purchase may not be exercised unless all bonds issued for such project, including all principal, interest, and 178 179 redemption premiums, if any, and all other obligations incurred by the authority in connection with such project, shall have 180 181 been paid in full or sufficient funds shall have been deposited 182 in trust for such payment. The purchase price of such project 183 shall not be less than an amount sufficient to pay in full all 184 of the bonds, including all principal, interest, and redemption premiums, if any, issued for the project then outstanding and 185 all other obligations incurred by the authority in connection 186 187 with such project. Section 4. Paragraph (b) of subsection (2) of section 188 395.1042, Florida Statutes, as created by CS for HB 1195, 2025 189

189 395.1042, Florida Statutes, as created by CS for HB 1195, 2025 190 Regular Session, is amended to read:

191 192 395.1042 Fentanyl testing.-

(2)

(b) If the test results are positive for fentanyl, the hospital <u>may</u> must perform a confirmation test as defined in s. 440.102(1).

Section 5. Paragraph (b) of subsection (4) of section 197 154.219, Florida Statutes, is amended to read:

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154.219 Revenue bonds.-

(4) Any resolution or resolutions authorizing any revenue
bonds or any issue of revenue bonds may contain provisions which
shall be a part of the contract with the holders of the revenue
bonds to be authorized, as to:

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(b) The rentals, loan payments, fees, and other charges to

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204 be charged, the amounts to be raised in each year thereby, and 205 the use and disposition of the revenues.

206 Section 6. Section 154.221, Florida Statutes, is amended to 207 read:

208 154.221 Security of bondholders.-In the discretion of the authority, any bonds issued under the provisions of this part 209 210 may be secured by a trust agreement by and between the authority 211 and a corporate trustee, which may be any trust company or bank 212 having the powers of a trust company within or outside without 213 the state. Such trust agreement or resolution providing for the issuance of such bonds may pledge or assign the fees, rents, 214 215 charges, or proceeds from the sale of any project or part 216 thereof, insurance proceeds, condemnation awards, and other 217 funds and revenues to be received therefor, and may provide for 218 the mortgaging of any project or any part thereof as security 219 for repayment of the bonds. Such trust agreement or resolution 220 providing for the issuance of such bonds shall contain such provisions for protecting and enforcing the rights and remedies 221 222 of the bondholders as may be reasonable and proper and not in 223 violation of law, including covenants setting forth the duties of the authority in relation to the acquisition of property and 224 225 the construction, improvement, maintenance, repair, operation, and insurance of the project or projects in connection with 226 227 which such bonds shall have been authorized; the fees, rents, 228 loan payments, and other charges to be fixed and collected; the 229 sale of any project, or part thereof, or other property; the 230 terms and conditions for the issuance of additional bonds; and the custody, safequarding, and application of all moneys. It 231 232 shall be lawful for any bank or trust company incorporated under

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233 the laws of the state which may act as depositary of the proceeds of bonds, revenues, or other money hereunder to furnish 234 235 such indemnifying bonds or to pledge such securities as may be 236 required by the authority. Any such trust agreement or 237 resolution shall set forth the rights and remedies of the 238 bondholders and of the trustee and may restrict the individual 239 right of action by bondholders. In addition to the foregoing, 240 any such trust agreement or resolution may contain such other 241 provisions as the authority may deem reasonable and proper for 242 the security of the bondholders. All expenses incurred in 243 carrying out the provisions of such trust agreement or 244 resolution may be treated as a part of the cost of the project or projects in connection with which bonds are issued or as an 245 expense of administration of such projects, as the case may be. 246

247 Section 7. Section 154.225, Florida Statutes, is amended to 248 read:

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154.225 Revenues.-

250 (1) The authority is hereby authorized to fix and to 251 collect fees, rents, loan payments, and charges for the use of 252 any project or projects and any part or section thereof. The 253 authority may require that the health facility operating any 254 project or any part thereof financed or refinanced under this 255 chapter or the lessee of any project or part thereof shall 256 operate, repair, and maintain the project and bear the cost 257 thereof and other costs of the authority in connection with the project or projects financed or refinanced leased as may be 258 259 provided in the agreement of lease, loan agreement, or other 260 contract with the authority, in addition to other obligations 261 imposed under such agreement or contract.

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262 (2) The fees, rents, loan payments, and charges shall be so 263 fixed as to provide a fund sufficient to pay the principal of, 264 and the interest on, such bonds as the same shall become due and 265 payable and to create reserves, if any, deemed by the authority 266 to be necessary for such purposes. The fees, rents, loan payments, charges, and all other revenues and proceeds derived 267 268 from the project or projects in connection with which the bonds of any issue shall have been issued, except such part thereof as 269 270 may be necessary for such reserves or any expenditures as may be 271 provided in the resolution authorizing the issuance of such 272 bonds or in the trust agreement securing the same, shall be set 273 aside at such regular intervals as may be specified in such 274 resolution or such trust agreement in a sinking fund which is 275 hereby pledged to, and charged with, the payment of the principal of and the interest on such bonds as the same shall 276 become due and the redemption price or the purchase price of 277 278 bonds retired by call or purchase as therein provided. Such 279 pledge shall be valid and binding from the time when the pledge 280 is made. The fees, rents, loan payments, charges, and other revenues and moneys so pledged and thereafter received by the 281 authority shall immediately be subject to the lien of such 282 pledge without any physical delivery thereof or further act, and 283 the lien of any such pledge shall be valid and binding as 284 285 against all parties having claims of any kind in tort, contract, 286 or otherwise against the authority, irrespective of whether such parties have notice thereof. The use and disposition of money to 287 288 the credit of such sinking fund shall be subject to the 289 provisions of the resolution authorizing the issuance of such 290 bonds or of such trust agreement. Except as may otherwise be

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291	provided in the resolution or the trust agreement, the sinking
292	fund shall be a fund for all such bonds without distinction or
293	priority of one over another.
294	Section 8. Subsection (1) of section 154.235, Florida
295	Statutes, is amended to read:
296	154.235 Refunding bonds
297	(1) The authority is hereby authorized to provide for the
298	issuance of revenue bonds for the purpose of refunding:
299	(a) Any of its revenue bonds then outstanding; and
300	(b) Revenue bonds of other issuers, the proceeds of which
301	were used to finance or refinance projects of one or more health
302	facilities.
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304	Such refunds may include, including the payment of any
305	redemption premium thereon and any interest accrued or to accrue
306	to the earliest or subsequent date of redemption, purchase, or
307	maturity of such revenue bonds.
308	Section 9. Section 154.247, Florida Statutes, is amended to
309	read:
310	154.247 Financing of projects located outside of local
311	agencyNotwithstanding any provision of this part to the
312	contrary, an authority may, if it finds that there will be a
313	benefit or a cost savings to a health facility located within
314	its jurisdiction, issue bonds for such health facility to
315	finance projects for such health facility, or for another
316	private corporation or other entity or association organized
317	not-for-profit corporation under common control with such health
318	facility, located outside the geographical limits of the local
319	agency or outside this state.
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Section 10. This act shall take effect July 1, 2025.

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