By the Committee on Rules; the Appropriations Committee on Health and Human Services; the Committee on Community Affairs; and Senators Gruters and Rouson

595-03809-25 2025954c3 1 A bill to be entitled 2 An act relating to certified recovery residences; 3 amending s. 397.487, F.S.; requiring, by a specified 4 date, the governing body of each county or 5 municipality to adopt an ordinance to establish 6 procedures for the review and approval of certified 7 recovery residences; requiring that such ordinance 8 include a process for requesting reasonable 9 accommodations from any local land use regulation that 10 serves to prohibit the establishment of a certified 11 recovery residence; specifying criteria for the 12 ordinance; providing that the ordinance may establish 13 additional requirements for the review and approval of 14 reasonable accommodation requests; requiring that such 15 additional requirements be consistent with federal law 16 and not conflict with the act; prohibiting the 17 ordinance from requiring public hearings beyond the 18 minimum required by law; providing that the ordinance may include provisions for revocation of a granted 19 20 accommodation for cause, if the accommodation is not 21 reinstated within a specified timeframe; providing 22 construction; amending s. 397.4871, F.S.; providing 23 that the personnel-to-resident ratio for a certified 24 recovery residence must be met only when the residents 25 are at the residence; providing that a certified recovery residence administrator for Level IV 2.6 27 certified recovery residences which maintains a 28 specified personnel-to-patient ratio has a limitation 29 on the number of residents it may manage; providing an

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30	effective date.
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32	Be It Enacted by the Legislature of the State of Florida:
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34	Section 1. Subsections (15) and (16) are added to section
35	397.487, Florida Statutes, to read:
36	397.487 Voluntary certification of recovery residences
37	(15)(a) By January 1, 2026, the governing body of each
38	county or municipality shall adopt an ordinance establishing
39	procedures for the review and approval of certified recovery
40	residences within its jurisdiction. The ordinance must include a
41	process for requesting reasonable accommodations from any local
42	land use regulation that serves to prohibit the establishment of
43	a certified recovery residence.
44	(b) At a minimum, the ordinance must:
45	1. Be consistent with the Fair Housing Amendments Act of
46	1988, 42 U.S.C. ss. 3601 et seq., and Title II of the Americans
47	with Disabilities Act, 42 U.S.C. ss. 12131 et seq.
48	2. Establish a written application process for requesting a
49	reasonable accommodation for the establishment of a certified
50	recovery residence, which application must be submitted to the
51	appropriate local government office.
52	3. Require the local government to date-stamp each
53	application upon receipt. If additional information is required,
54	the local government must notify the applicant in writing within
55	the first 30 days after receipt of the application and allow the
56	applicant at least 30 days to respond.
57	4. Require the local government to issue a final written
58	determination on the application within 60 days after receipt of

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59	a completed application. The determination must:
60	a. Approve the request in whole or in part, with or without
61	conditions; or
62	b. Deny the request, stating with specificity the
63	objective, evidence-based reasons for denial and identifying any
64	deficiencies or actions necessary for reconsideration.
65	5. Provide that if a final written determination is not
66	issued within 60 days after receipt of a completed application,
67	the request is deemed approved unless the parties agree in
68	writing to a reasonable extension of time.
69	6. Require that the application include, at a minimum:
70	a. The name and contact information of the applicant or the
71	applicant's authorized representative;
72	b. The property address and parcel identification number;
73	and
74	c. A description of the accommodation requested and the
75	specific regulation or policy from which relief is sought.
76	(c) The ordinance may establish additional requirements for
77	the review or approval of reasonable accommodation requests for
78	establishing a certified recovery residence, provided such
79	requirements are consistent with federal law and do not conflict
80	with this subsection.
81	(d) The ordinance may not require public hearings beyond
82	the minimum required by law to grant the requested
83	accommodation.
84	(e) The ordinance may include provisions for the revocation
85	of a granted accommodation of a certified recovery residence for
86	cause, including, but not limited to, a violation of the
87	conditions of approval or the lapse, revocation, or failure to

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88	maintain certification or licensure required under this section,
89	if not reinstated within 180 days.
90	(f) The ordinance and establishment of a reasonable
91	accommodation process does not relieve the local government from
92	its obligations under the Fair Housing Amendments Act of 1988,
93	42 U.S.C. ss. 3601 et seq., and Title II of the Americans with
94	Disabilities Act, 42 U.S.C. ss. 12131 et seq. The regulation for
95	which the applicant is seeking a reasonable accommodation must
96	not facially discriminate against or otherwise disparately
97	impact the applicant.
98	(16) The application of this section does not supersede any
99	current or future declaration or declaration of condominium
100	adopted pursuant to chapter 718; any cooperative document
101	adopted pursuant to chapter 719; or any declaration or
102	declaration of covenant adopted pursuant to chapter 720.
103	Section 2. Paragraph (c) of subsection (8) of section
104	397.4871, Florida Statutes, is amended to read:
105	397.4871 Recovery residence administrator certification
106	(8)
107	(c) Notwithstanding paragraph (b), a Level IV certified
108	recovery residence operating as community housing as defined in
109	s. 397.311(9), which residence is actively managed by a
110	certified recovery residence administrator approved for 100
111	residents under this section and is wholly owned or controlled
112	by a licensed service provider, may <u>:</u>
113	1. Actively manage up to 150 residents so long as the
114	licensed service provider maintains a service provider
115	personnel-to-patient ratio of 1 to 8 and maintains onsite
116	supervision at the residence during times when residents are at

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117	the residence 24 hours a day, 7 days a week, with a personnel-
118	to-resident ratio of 1 to 10.
119	2. Actively manage up to 300 residents, so long as the
120	licensed service provider maintains a service provider
121	personnel-to-patient ratio of 1 to 8 and maintains onsite
122	supervision at the residence during times when residents are at
123	the residence with a personnel-to-resident ratio of 1 to 6.
124	
125	A certified recovery residence administrator who has been
126	removed by a certified recovery residence due to termination,
127	resignation, or any other reason may not continue to actively
128	manage more than 50 residents for another service provider or
129	certified recovery residence without being approved by the
130	credentialing entity.

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Section 3. This act shall take effect July 1, 2025.

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