1	A bill to be entitled
2	An act relating to financing for private
3	not-for-profit institutions of higher
4	education; creating the "Higher Educational
5	Facilities Financing Act"; providing
6	legislative findings and declarations;
7	providing definitions; creating the Higher
8	Educational Facilities Financing Authority;
9	providing for membership of the authority;
10	providing for its powers; providing criteria
11	for and covenants relating to the authorization
12	of the issuance of notes and revenue bonds not
13	obligating the full faith and credit of the
14	authority, any municipality, the state, or any
15	political subdivision thereof; providing for
16	loans from revenue bonds to participating
17	institutions; providing for the validation of
18	revenue bonds; providing for trust funds and
19	remedies of bondholders; providing for a tax
20	exemption; providing for agreement of the
21	state; providing other powers and authorities
22	incident thereto; requiring reports and audits;
23	providing for construction; amending s.
24	196.012, F.S.; providing that institutions
25	funded by the Higher Educational Facilities
26	Financing Act are educational institutions for
27	purposes of state taxation; providing an
28	effective date.
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30	Be It Enacted by the Legislature of the State of Florida:
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1	Section 1. Short titleSections 1-28 of this act may
2	be cited as the "Higher Educational Facilities Financing Act."
3	Section 2. Findings and declarationsIt is the
4	purpose of sections 1-28 of this act to provide a measure of
5	assistance and an alternative method enabling private
6	institutions of higher education of this state to provide the
7	facilities and structures that they need and to enable those
8	institutions to coordinate their budgetary needs with the
9	timing of receipt of tuition revenues.
10	Section 3. DefinitionsAs used in sections 1-28 of
11	this act, the term:
12	(1) "Authority" or "educational facilities authority"
13	means the public corporation created by sections 1-28 of this
14	act.
15	(2) "Real property" includes all lands, including
16	improvements and fixtures thereon, and any such property
17	appurtenant thereto, or used in connection therewith, and
18	every estate, interest, and right, legal or equitable,
19	therein, including terms for years and liens by way of
20	judgment, mortgage, or otherwise and the indebtedness secured
21	by such liens. This definition does not affect the
22	classification of property as real property or tangible
23	personal property for purposes of ad valorem taxation under
24	chapters 192 and 193, Florida Statutes, or sales and use
25	taxation under chapter 212, Florida Statutes.
26	(3) "Project" means a dormitory, student service
27	facility, parking facility, administration building, academic
28	building, or library and includes a loan in anticipation of
29	tuition revenues by an institution of higher education, as
30	defined in subsection (6).
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1	(4) "Cost," as applied to a project or any portion
2	thereof financed under sections 1-28 of this act, includes all
3	or any part of the cost of construction and acquisition of all
4	lands, structures, real property, rights, rights-of-way,
5	franchises, easements, and interests acquired or used for a
6	project; the cost of demolishing or removing any buildings or
7	structures on land so acquired, including the cost of
8	acquiring any lands to which the buildings or structures may
9	be removed; the cost of all machinery and equipment, financing
10	charges, and interest before, during, and for a period of 30
11	months after completion of the construction; provisions for
12	working capital, reserves for principal, interest, and rebate;
13	provisions for extensions, enlargements, additions, and
14	improvements; the cost of engineering, financial, and legal
15	services; the cost of plans, specifications, studies, surveys,
16	estimates of costs and revenues, administrative expenses,
17	expenses necessary to determining the feasibility or
18	practicability of constructing the project; and other expenses
19	necessary for constructing and acquiring the project,
20	financing the construction, and placing the project in
21	operation. In the case of a loan in anticipation of tuition
22	revenues, the term "cost" means the amount of the loan in
23	anticipation of revenues which does not exceed the amount of
24	tuition revenues anticipated to be received by the borrowing
25	institution of higher education in the 1-year period following
26	the date of the loan, plus costs related to the issuance of
27	the loan, or the amount of the bonds, the proceeds of which
28	fund the loans and any related cost of debt service, reserve
29	funds, and rebate associated therewith.
30	(5) "Bond" or "revenue bond" means a revenue bond of
31	the authority issued under sections 1-28 of this act,
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1	including a revenue refunding bond, notwithstanding that it
2	may be secured by mortgage or the full faith and credit of a
3	participating institution of higher education or any other
4	lawfully pledged security of a participating institution of
5	higher education.
6	(6) "Institution of higher education" means an
7	independent nonprofit college or university which is located
8	in and chartered by the state; which is accredited by the
9	Commission on Colleges of the Southern Association of Colleges
10	and Schools; which grants baccalaureate degrees; and which is
11	not a state university or state community college.
12	(7) "Participating institution" means an institution
13	of higher education, as defined in subsection (6), that
14	undertakes the financing and construction or acquisition of a
15	project or undertakes the refunding or refinancing of
16	obligations or of a mortgage or of advances as provided in and
17	permitted by sections 1-28 of this act.
18	(8) "Loan in anticipation of tuition revenues" means a
19	loan to an institution of higher education under circumstances
20	in which tuition revenues anticipated to be received by the
21	institution in any budget year are estimated to be
22	insufficient at any time during the budget year to pay the
23	operating expenses or other obligations of the institution in
24	accordance with the budget of the institution.
25	Section 4. Creation of Higher Educational Facilities
26	Financing Authority
27	(1) There is created a public body corporate and
28	politic to be known as the Higher Educational Facilities
29	Financing Authority. The authority is constituted as a public
30	instrumentality and the exercise by the authority of the
31	powers conferred by sections 1-28 of this act is considered to
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1	be the performance of an essential public function. Chapters
2	119 and 286, Florida Statutes, apply to the authority.
3	(2) The authority shall consist of five members to be
4	appointed by the Governor, subject to confirmation by the
5	Senate. One member shall be a trustee, director, officer, or
6	employee of an institution of higher education. Of the members
7	first appointed, one shall serve for 1 year, one for 2 years,
8	one for 3 years, one for 4 years, and one for 5 years, and in
9	each case until his or her successor is appointed and has
10	qualified. Thereafter, the Governor shall appoint for terms of
11	5 years each a member or members to succeed those whose terms
12	expire. The Governor shall fill any vacancy for an unexpired
13	term. A member of the authority is eligible for reappointment.
14	Any member of the authority may be removed by the Governor for
15	misfeasance, malfeasance, or willful neglect of duty. Each
16	member of the authority before entering upon his or her duties
17	shall take and subscribe to the oath or affirmation required
18	by the State Constitution. A record of each oath must be filed
19	in the office of the Department of State and with the
20	authority.
21	(3) The authority shall annually elect one of its
22	members as chair and one as vice chair, and shall also appoint
23	an executive director who is not a member of the authority and
24	who serves at the pleasure of the authority and receives
25	compensation as fixed by the authority. The authority may
26	contract for the services of an executive director.
27	(4) The executive director shall keep a record of the
28	proceedings of the authority and shall be custodian of all
29	books, documents, and papers filed with the authority and of
30	the minute book or journal of the authority and of its
31	official seal. He or she may cause copies to be made of all
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minutes and other records and documents of the authority and 1 2 may give certificates under the official seal of the authority 3 to the effect that the copies are true copies, and all persons 4 dealing with the authority may rely upon those certificates. (5) A majority of the members of the authority 5 6 constitutes a quorum, and the affirmative vote of a majority 7 of the members present at a meeting of the authority is 8 necessary for any action taken by the authority. A vacancy in 9 the membership of the authority does not impair the right of a quorum to exercise all the rights and perform all the duties 10 of the authority. Any action taken by the authority under 11 12 sections 1-28 of this act may be authorized by resolution at any regular or special meeting, and each resolution shall take 13 14 effect immediately and need not be published or posted. 15 (6) The members of the authority shall receive no compensation for the performance of their duties, but each 16 17 member is entitled to reimbursement as provided in s. 112.061, Florida Statutes, for necessary expenses incurred while 18 19 engaged in the performance of his or her duties. 20 (7) The authority is assigned to the Department of Education for administrative purposes. 21 Section 5. Powers of the authority. -- The purpose of 22 23 the authority is to assist institutions of higher education in constructing, financing, and refinancing projects throughout 24 the state and, for this purpose, the authority may: 25 26 (1) Exercise all powers granted to corporations under the Florida Business Corporation Act, chapter 607, Florida 27 28 Statutes. 29 (2) Have perpetual succession as a body politic and corporate and adopt bylaws for the regulation of its affairs 30 31 and the conduct of its business. 6

1	(3) Adopt an official seal and alter the same at its
2	pleasure.
3	(4) Maintain an office at any place in the state that
4	it may designate.
5	(5) Sue and be sued in its own name, and plead and be
6	impleaded.
7	(6) Make and execute financing agreements, leases, as
8	lessee or as lessor, contracts, deeds, and other instruments
9	necessary or convenient in the exercise of the powers and
10	functions of the authority, including contracts with persons,
11	firms, corporations, federal and state agencies, and other
12	authorities, which state agencies and other authorities are
13	authorized to enter into contracts and otherwise cooperate
14	with the authority to facilitate the financing, construction,
15	leasing, or sale of any project or the institution of any
16	program; engage in sale-leaseback, lease-purchase,
17	lease-leaseback, or other undertakings and provide for the
18	sale of certificates of participation incident thereto; and
19	enter into interlocal agreements in the manner provided in s.
20	163.01, Florida Statutes.
21	(7) Determine the location and character of any
22	project to be financed under sections 1-28 of this act and
23	may:
24	(a) Construct, reconstruct, maintain, repair, and
25	lease the project as lessee or lessor.
26	(b) Enter into contracts for any of those purposes.
27	(c) Designate a participating institution as its agent
28	to determine the location and character of a project
29	undertaken by a participating institution under sections 1-28
30	of this act and, as the agent of the authority, construct,
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reconstruct, maintain, repair, own, and lease the project as 1 2 lessee or lessor. 3 (8) Issue bonds, bond anticipation notes, and other 4 obligations of the authority for any of its corporate 5 purposes, including the provision of funds to pay all or any 6 part of the cost of any project and to fund or refund the cost 7 of any project as provided in sections 1-28 of this act. 8 (9) Establish rules for the use of a project or any 9 portion thereof and designate a participating institution as its agent to establish rules for the use of a project 10 undertaken by the participating institution. 11 12 (10) Employ consulting engineers, architects, attorneys, accountants, construction and financial experts, 13 14 superintendents, managers, and other employees and agents as 15 necessary, and fix their compensation. (11) Receive and accept from any public agency loans 16 17 or grants for or in aid of the construction of a project or any portion thereof, and receive and accept loans, grants, 18 19 aid, or contributions from any source of money, property, 20 labor, or other things of value, to be held, used, and applied only for the purposes for which the loans, grants, aid, and 21 contributions are made. 22 23 (12) Mortgage any project and the site thereof for the benefit of the holders of revenue bonds issued to finance 24 projects or those providing credit for that purpose. 25 26 (13) Make loans to any participating institution for the cost of a project, including a loan in anticipation of 27 28 tuition revenues, in accordance with an agreement between the 29 authority and the participating institution. However, a loan may not exceed the total cost of the project as determined by 30 the participating institution and approved by the authority. 31 8

1	(14) Make loans to a participating institution to
2	refund outstanding obligations, mortgages, or advances issued,
3	made, or given by the participating institution for the cost
4	<u>of a project.</u>
5	(15) Charge to and equitably apportion among
6	participating institutions its administrative costs and
7	expenses incurred in the exercise of the powers and duties
8	conferred by sections 1-28 of this act.
9	(16) Contract with an entity as its agent to assist
10	the authority in screening applications of institutions of
11	higher education for loans under sections 1-28 of this act and
12	receive any recommendations the entity may make.
13	(17) Do all things necessary or convenient to carry
14	out the purposes of sections 1-28 of this act.
15	Section 6. Payment of expensesAll expenses incurred
16	in carrying out sections 1-28 of this act are payable solely
17	from funds provided under the authority of sections 1-28 of
18	this act, and the authority may not incur any liability or
19	obligation beyond the extent to which moneys have been
20	provided under sections 1-28 of this act.
21	Section 7. Acquisition of real propertyThe
22	authority may directly, or by and through a participating
23	institution as its agent, acquire by purchase or lease solely
24	from funds provided under sections 1-28 of this act, or by
25	gift or devise, any lands, structures, real property, rights,
26	rights-of-way, franchises, easements, and other interests in
27	lands, including lands lying underwater and riparian rights,
28	which are located within the state as it considers necessary
29	or convenient for the construction or operation of a project,
30	upon terms and at prices that are considered by it to be
31	reasonable and that can be agreed upon between it and the
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1	owner thereof, and to take title thereto in the name of the
2	authority or in the name of a participating institution as its
3	agent or as an owner and borrower.
4	Section 8. Conveyance of title or interest to
5	participating institutionsWhen the principal of and
6	interest on revenue bonds of the authority issued to finance
7	the cost of a particular project or projects at a
8	participating institution, including any revenue refunding
9	bonds issued to refund and refinance the revenue bonds, have
10	been fully paid and retired, or when adequate provision has
11	been made to pay fully and retire them, and all other
12	conditions of the resolution or trust agreement authorizing
13	and securing the revenue bonds have been satisfied and the
14	lien of the resolution or trust agreement has been released in
15	accordance with the provisions thereof, the authority shall
16	promptly execute deeds and conveyances necessary and required
17	to convey title to the project or projects to the
18	participating institution, free and clear of all liens and
19	encumbrances.
20	Section 9. Criteria and requirementsIn undertaking
21	any project under sections 1-28 of this act, the authority
22	shall be guided by and shall observe the following criteria
23	and requirements:
24	(1) The project, in the determination of the
25	authority, is appropriate to the needs and circumstances of,
26	and shall make a significant contribution to the purposes of,
27	the authority and sections 1-28 of this act as set forth in
28	the findings and declarations, and shall serve a public
29	purpose by advancing the prosperity and general welfare of the
30	state and the public.
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1	(2) A financing agreement for a project may not be
2	entered into with a participating institution that is not
3	financially responsible and fully capable of and willing to
4	fulfill its obligations under the financing agreement,
5	including the obligations to make payments in the amounts and
6	at the times required; to operate, repair, and maintain at its
7	own expense the project owned or leased; and to serve the
8	purposes of sections 1-28 of this act and any other
9	responsibilities that may be imposed under the financing
10	agreement. In determining the financial responsibility of the
11	participating institution, consideration must be given to the
12	party's ratio of current assets to current liabilities; net
13	worth; endowments; pledges; earning trends; coverage of all
14	fixed charges; the nature of the project involved; its
15	inherent stability; any guarantee of the obligations by some
16	other financially responsible corporation, firm, or person;
17	means by which the bonds are to be marketed to the public; and
18	other factors determinative of the capability of the
19	participating institution, financially and otherwise, to
20	fulfill its obligations consistently with the purposes of
21	sections 1-28 of this act.
22	(3) Adequate provision must be made for the operation,
23	repair, and maintenance of the project at the expense of the
24	participating institution and for the payment of principal of
25	and interest on the bonds.
26	(4) The costs to be paid from the proceeds of the
27	bonds are costs of a project within the meaning of sections
28	1-28 of this act, except for payments included in the purposes
29	for which revenue refunding bonds may be issued under sections
30	1-28 of this act.
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1	Section 10. Approval required to issue bondsThe
2	authority is created for the purpose of promoting higher
3	education and issuing bonds on behalf of the state, and the
4	Governor may approve any bonds issued by the authority which
5	require approval under federal law.
б	Section 11. Notes of authorityThe authority may
7	issue its negotiable notes for any corporate purpose and renew
8	any notes by the issuance of new notes, whether the notes to
9	be renewed have or have not matured. The authority may issue
10	notes partly to renew notes or to discharge other obligations
11	then outstanding and partly for any other purpose. The notes
12	may be authorized, sold, executed, and delivered in the same
13	manner as bonds. Any resolution authorizing notes of the
14	authority or any issue thereof may contain any provisions that
15	the authority is authorized to include in any resolution
16	authorizing revenue bonds of the authority or any issue
17	thereof, and the authority may include in any notes any terms,
18	covenants, or conditions that it is authorized to include in
19	any bonds. All the notes must be payable solely from the
20	revenues of the project to be financed, subject only to any
21	contractual rights of the holders of any of its notes or other
22	obligations then outstanding.
23	Section 12. Revenue bonds
24	(1) The authority may issue its negotiable revenue
25	bonds for any corporate purpose, including the provision of
26	funds to pay all or any part of the cost of any project. In
27	anticipation of the sale of revenue bonds, the authority may
28	issue negotiable bond anticipation notes and may renew them
29	from time to time, but the maximum maturity of any note,
30	including renewals thereof, may not exceed 5 years following
31	the date of issue of the original note. The notes must be paid
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1	from any revenues of the authority available therefor or of
2	the project and not otherwise pledged, or from the proceeds of
3	sale of the revenue bonds of the authority in anticipation of
4	which they were issued. The notes must be issued in the same
5	manner as the revenue bonds. The notes and the resolution
6	authorizing them may contain any provisions, conditions, or
7	limitations that a bond resolution of the authority may
8	contain.
9	(2) The revenue bonds and notes of every issue must be
10	payable solely out of revenues of the authority, including the
11	provision of funds of the participating institution to pay all
12	or any part of the cost of any project, subject only to any
13	agreements with the holders of particular revenue bonds or
14	notes pledging any particular revenues. Notwithstanding that
15	revenue bonds and notes may be payable from a special fund,
16	they are for all purposes negotiable instruments, subject only
17	to the provisions of the revenue bonds and notes for
18	registration.
19	(3) The revenue bonds may be issued as serial bonds or
20	as term bonds, or the authority may issue bonds of both types.
21	The revenue bonds must be authorized by resolution of the
22	authority; must bear the date of issuance, the date of
23	maturity, not exceeding 30 years from issuance, and the
24	interest rate of the bonds, which may be a variable rate; must
25	be payable at a specified time; must be in specified
26	denominations; and must be in specified form, carry
27	registration privileges, be executed in a specified manner, be
28	payable in lawful money of the United States at a specified
29	place, and be subject to the terms of redemption, as the
30	resolution provides. Pending preparation of the definitive
31	bonds, the authority may issue interim receipts or
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1	certificates that may be exchanged for the definitive bonds.
2	In case any officer whose signature, or a facsimile of whose
3	signature, appears on any bonds or coupons ceases to be that
4	officer before the delivery of the bonds, the signature or
5	facsimile is nevertheless valid and sufficient for all
6	purposes as if he or she had remained in office until
7	delivery. The authority may also provide for the
8	authentication of the bonds by a trustee or fiscal agent. The
9	bonds may be issued in coupon form or in registered form, or
10	both, as the authority determines. Provision may be made for
11	the registration of any coupon bonds as to principal alone and
12	also as to both principal and interest; for the reconversion
13	into coupon bonds of any bonds registered as to both principal
14	and interest; and for the interchange of registered and coupon
15	bonds.
16	(4)(a) The authority may sell such bonds at such price
17	or prices as it may determine to be in the best interest of
18	the state or of the participating institution on behalf of
19	which such bonds are issued, but no such sale shall be made at
20	an average net interest cost rate in excess of the interest
21	rate limitation set forth in s. 215.84(3), Florida Statutes,
22	provided, however, that such bonds may be sold at a reasonable
23	discount to par not to exceed 3 percent. This limitation on
24	discount does not apply to the portion of the discount that
25	constitutes original issue discount.
26	(b) All of such bonds shall be sold at public sale at
27	such place or places within the state as the authority shall
28	determine to receive proposals for the purchase of such bonds.
29	Notice of such sale shall be published at least once at least
30	10 days prior to the date of sale in one or more newspapers or
31	financial journals published within or without the state and
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shall contain such terms as the authority shall deem advisable 1 2 and proper under the circumstances, provided that if no bids 3 are received at the time and place called for by such notice of sale, or if all bids received are rejected, such bonds may 4 again be offered for public sale by competitive bid or 5 6 negotiated sale, as provided herein, upon a shorter period of 7 reasonable notice provided for by resolution of the authority. However, unless the public sale by competitive bid of such 8 9 bonds is required by law, the authority may, by resolution adopted at a public meeting, determine that a negotiated sale 10 of such bonds is in the best interest of the authority, and 11 12 may negotiate for sale of such bonds to any underwriter 13 designated by the authority. 14 1. In the resolution authorizing the negotiated sale, 15 the authority shall provide specific findings as to the 16 reasons requiring the negotiated sale. 17 2. A resolution authorizing a negotiated bond sale may be the same resolution as that authorizing the issuance of 18 19 such bonds. 20 (c) All proposals for the purchase of any bonds 21 offered for sale by the authority shall be opened in public. When competitively bid, bonds shall be awarded to the lowest 22 23 bidder by the official of the authority as provided in the 24 resolution authorizing the issuance of the bonds. The basis of award of a competitive bid may be either the lowest net 25 26 interest cost or the lowest true interest cost, as set forth 27 in the resolution authorizing the issuance or sale of the 28 bonds. 29 (5) Any resolution authorizing any revenue bonds may contain provisions, which are a part of the contract with the 30 31 holders of the revenue bonds to be authorized, as to: 15

1	(a) Pledging of all or any part of the revenues of a
2	project or any revenue-producing contract made by the
3	authority with any individual, partnership, corporation, or
4	association or other body, public or private, to secure the
5	payment of the revenue bonds or of any particular issue of
б	revenue bonds, subject to any agreements with bondholders as
7	may then exist.
8	(b) The rentals, fees, and other charges to be
9	charged, and the amounts to be raised in each year thereby,
10	and the use and disposition of the revenues.
11	(c) The setting aside of reserves or sinking funds and
12	the regulation and disposition thereof.
13	(d) Limitations on the right of the authority or its
14	agent to restrict and regulate the use of the project.
15	(e) Limitations on the purpose to which the proceeds
16	of sale of any issue of revenue bonds then or thereafter to be
17	issued may be applied and the pledging of the proceeds to
18	secure the payment of the revenue bonds or any issue of the
19	revenue bonds.
20	(f) Limitations on the issuance of additional bonds,
21	the terms upon which additional bonds may be issued and
22	secured, and the refunding of outstanding bonds.
23	(g) The procedure, if any, by which the terms of any
24	contract with bondholders may be amended or abrogated,
25	including the amount of bonds the holders of which must
26	consent thereto and the manner in which consent may be given.
27	(h) Limitations on the amount of moneys derived from
28	the project to be expended for operating, administrative, or
29	other expenses of the authority.
30	(i) The acts or omissions to act that constitute a
31	default in the duties of the authority to holders of its
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obligations and provisions for the rights and remedies of the 1 2 holders in the event of a default. 3 (j) The mortgaging of or granting of a security 4 interest in the project or the site thereof for the purpose of 5 securing the bondholders. 6 (6) Neither the members of the authority nor any 7 person executing the revenue bonds or notes is liable 8 personally on the revenue bonds or notes or is subject to any 9 personal liability or accountability by reason of the issuance 10 thereof. (7) The authority may purchase its bonds or notes out 11 12 of any funds available therefor. The authority may hold, 13 pledge, cancel, or resell the bonds, subject to and in 14 accordance with agreements with bondholders. 15 (8) Incident to its powers to issue bonds and notes, the authority may enter into interest rate swap agreements, 16 17 collars, caps, forward securities purchase agreements, delayed delivery bond purchase agreements, and any other financial 18 19 agreements considered to be in the best interest of the 20 authority. 21 Section 13. Covenants. -- Any resolution authorizing the issuance of bonds may contain any covenants the authority 22 23 considers advisable, including those provisions set forth in section 12(5), and all those covenants constitute valid and 24 25 legally binding and enforceable contracts between the 26 authority and the bondholders, regardless of the time of issuance thereof. The covenants may include, without 27 28 limitation, covenants concerning the disposition of the bond 29 proceeds; the use and disposition of project revenues; the 30 pledging of revenues and assessments; the obligations of the 31 authority with respect to the operation of the project and the 17

1	maintenance of adequate project revenues; the issuance of
2	additional bonds; the appointment, powers, and duties of
3	trustees and receivers; the acquisition of outstanding bonds
4	and obligations; restrictions on the establishment of
5	competing projects or facilities; restrictions on the sale or
6	disposal of the assets and property of the authority; the
7	maintenance of deposits to assure the payment of the bonds
8	issued under sections 1-28 of this act; acceleration upon
9	default; the execution of necessary instruments; the procedure
10	for amending or abrogating covenants with the bondholders; and
11	any other covenants considered necessary for the security of
12	the bondholders.
13	Section 14. ValidationBonds issued pursuant to this
14	act may be validated in the manner provided by law through
15	proceedings instituted by the authority under chapter 75,
16	Florida Statutes. In actions to validate bonds to be issued
17	pursuant to this act, the complaint shall be filed in the
18	circuit court of the county where the seat of state government
19	is situated or, in the discretion of the authority, in the
20	circuit court of the county where the project is to be
21	situated. The notice required to be published by s. 75.06,
22	Florida Statutes, shall be published only in the county where
23	the complaint is filed, and the complaint and order of the
24	circuit court shall be served only on the state attorney of
25	the circuit in which the action is pending.
26	Section 15. Act furnishes full authority for issuance
27	of bondsSections 1-28 of this act constitute full authority
28	for the issuance of bonds and the exercise of the powers of
29	the authority provided in sections 1-28 of this act. Any bonds
30	issued by the authority are not secured by the full faith and
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1	credit of the state and do not constitute an obligation,
2	either general or special, of the state.
3	Section 16. Security of bondholdersIn the
4	discretion of the authority, any revenue bonds issued under
5	sections 1-28 of this act may be secured by a trust agreement
6	by and between the authority and a corporate trustee or
7	trustees, which may be any trust company or bank having the
8	powers of a trust company within or without the state. The
9	trust agreement or the resolution providing for the issuance
10	of revenue bonds may pledge or assign the revenues to be
11	received or the proceeds of any contract or contracts pledged
12	and may convey or mortgage the project or any portion thereof.
13	The trust agreement or resolution providing for the issuance
14	of revenue bonds may contain provisions for protecting and
15	enforcing the rights and remedies of the bondholders as may be
16	reasonable and proper and not in violation of law, including
17	particularly those provisions specifically authorized by
18	sections 1-28 of this act to be included in any resolution of
19	the authority authorizing revenue bonds. Any bank or trust
20	company incorporated under the laws of this state or of any
21	other state or the United States which may legally act as
22	depository of the proceeds of bonds or of revenues or other
23	moneys or security may furnish indemnifying bonds or pledge
24	securities required by the authority, if any. Any trust
25	agreement may set forth the rights and remedies of the
26	bondholders and of the trustee or trustees, and may restrict
27	the individual right of action by bondholders. In addition,
28	any trust agreement or resolution may contain any other
29	provisions the authority considers reasonable and proper for
30	the security of the bondholders. All expenses incurred in
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1	carrying out the trust agreement or resolution may be treated
2	as a part of the cost of the operation of a project.
3	Section 17. Payment of bondsRevenue bonds issued
4	under sections 1-28 of this act are not a debt or liability of
5	the authority, any municipality, the state, or any political
6	subdivision thereof, and are not a pledge of the faith and
7	credit of the state, the authority, any municipality, or any
8	political subdivision thereof, but are payable solely from
9	revenues of the authority pertaining to the project relating
10	to the issue; payments by participating institutions of higher
11	education, banks, insurance companies, or others under letters
12	of credit or purchase agreements; investment earnings from
13	funds or accounts maintained under the bond resolution;
14	insurance proceeds; loan funding deposits; proceeds of sales
15	of education loans; proceeds of refunding obligations; and
16	fees, charges, and other revenues of the authority from the
17	project. All revenue bonds must contain on the face thereof a
18	statement to the effect that neither the authority nor any
19	municipality, the state, or any political subdivision thereof
20	is obligated to pay the bond or the interest thereon except
21	from revenues of the project or the portion thereof for which
22	they are issued, and that neither the faith and credit nor the
23	taxing power of the authority, any municipality, the state, or
24	any political subdivision thereof is pledged to the payment of
25	the principal of or the interest on the bonds. The issuance of
26	revenue bonds under sections 1-28 of this act may not
27	directly, indirectly, or contingently obligate the authority,
28	any municipality, the state, or any political subdivision
29	thereof to levy or to pledge any form of taxation therefor or
30	to make any appropriation for their payment.
31	Section 18. Rates, rents, fees, and charges
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1	(1) The participating institution may fix, revise,
2	charge, and collect rates, rents, fees, and charges for the
3	use of and for the services furnished or to be furnished by
4	each project and may contract with any person, partnership,
5	association, corporation, or other body, public or private, in
6	respect thereof. The rates, rents, fees, and charges must be
7	fixed and adjusted in respect of the aggregate of rates,
8	rents, fees, and charges from the project so as to provide
9	funds sufficient with other revenues, if any, to:
10	(a) Pay the cost of maintaining, repairing, and
11	operating the project and each portion thereof, to the extent
12	that the payment of the cost has not otherwise been adequately
13	provided for.
14	(b) Pay the principal of and the interest on
15	outstanding revenue bonds of the authority issued in respect
16	of the project as the bonds become due and payable.
17	(c) Create and maintain reserves required or provided
18	for in any resolution authorizing, or trust agreement
19	securing, the revenue bonds of the authority.
20	(2) A sufficient amount of the revenues derived in
21	respect of a project, except the part of the revenues
22	necessary to pay the cost of maintenance, repair, and
23	operation and to provide reserves and provide for renewals,
24	replacements, extensions, enlargements, and improvements
25	provided for in the resolution authorizing the issuance of any
26	revenue bonds of the authority or in the trust agreement
27	securing them, must be set aside at regular intervals as
28	provided in the resolution or trust agreement in a sinking or
29	other similar fund that is hereby pledged to, and charged
30	with, the payment of the principal of and the interest on the
31	revenue bonds as they become due and the redemption price or
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1	the purchase price of bonds retired by call or purchase as
2	therein provided. The pledge must be valid and binding from
3	the time when the pledge is made. The rates, rents, fees,
4	charges, and other revenues or other moneys so pledged and
5	thereafter received by the participating institution must
6	immediately be subject to the lien of the pledge without any
7	physical delivery thereof or further act, and the lien of any
8	pledge is valid and binding as against all parties having
9	claims of any kind in tort, contract, or otherwise against the
10	authority, irrespective of whether the parties have notice
11	thereof. Neither the resolution nor any trust agreement by
12	which a pledge is created need be filed or recorded except in
13	the records of the authority.
14	(3) The use and disposition of moneys to the credit of
15	a sinking or other similar fund must be subject to the
16	resolution authorizing the issuance of the bonds or of the
17	trust agreement. Except as otherwise provided in the
18	resolution or the trust agreement, the sinking or other
19	similar fund must be a fund for all revenue bonds issued to
20	finance projects at a particular institution of higher
21	education without distinction or priority of one over another.
22	However, the authority in any resolution or trust agreement
23	may provide that the sinking or other similar fund be the fund
24	for a particular project at a participating institution and
25	for payment of the revenue bonds issued to finance that
26	project, and may, additionally, permit and provide for the
27	issuance of revenue bonds having a subordinate lien in respect
28	of the security authorized to other revenue bonds of the
29	authority, and, in such case, the authority may create
30	separate sinking or other similar funds in respect of the
31	subordinate lien bonds.
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1	Section 19. Trust fundsAll moneys received under
2	sections 1-28 of this act, whether as proceeds from the sale
3	of bonds or as revenues, are considered to be trust funds to
4	be held and applied solely as provided in sections 1-28 of
5	this act. Any officer with whom, or any bank or trust company
6	with which, the moneys are deposited shall act as trustee of
7	the moneys and shall hold and apply them for the purposes of
8	sections 1-28 of this act, subject to the provisions of
9	sections 1-28 of this act and the resolution authorizing the
10	bonds of any issue or the trust agreement securing the bonds.
11	Section 20. Remedies of bondholdersAny holder of
12	revenue bonds issued under sections 1-28 of this act or any of
13	the coupons appertaining thereto, and the trustee or trustees
14	under any trust agreement, except to the extent the rights
15	given may be restricted by any resolution authorizing the
16	issuance of, or any such trust agreement securing, the bonds
17	may, either at law or in equity, by suit, action, mandamus, or
18	other proceedings, protect and enforce any rights under the
19	laws of the state or granted hereunder or under the resolution
20	or trust agreement, and may enforce and compel the performance
21	of all duties required by sections 1-28 of this act or by the
22	resolution or trust agreement to be performed by the authority
23	or by any officer, employee, or agent thereof, including the
24	fixing, charging, and collecting of the rates, rents, fees,
25	and charges authorized and required by the provisions of the
26	resolution or trust agreement to be fixed, established, and
27	collected.
28	Section 21. <u>Tax exemptionThe exercise of the powers</u>
29	granted by sections 1-28 of this act is in all respects for
30	the benefit of the people of this state. Because the operation
31	and maintenance of a project by the authority or a
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1	participating institution constitutes the performance of an
2	essential public function, neither the authority nor a
3	participating institution is required to pay any taxes or
4	assessments upon or in respect of a project or any property
5	acquired or used by the authority or a participating
6	institution under sections 1-28 of this act or upon the income
7	therefrom, and any bonds issued under sections 1-28 of this
8	act, any security therefor, their transfer, and the income
9	therefrom, including any profit made on the sale thereof, and
10	all notes, mortgages, security agreements, letters of credit,
11	or other instruments that arise out of or are given to secure
12	the repayment of bonds issued in connection with a project
13	financed under sections 1-28 of this act, shall at all times
14	be free from taxation by the state or any local unit,
15	political subdivision, or other instrumentality of the state.
16	The exemption granted by this section is not applicable to any
17	tax imposed by chapter 220, Florida Statutes, on interest,
18	income, or profits or on debt obligations owned by
19	corporations.
20	Section 22. <u>Refunding bonds</u>
21	(1) The authority may provide for the issuance of
22	revenue bonds of the authority for the purpose of refunding
23	any revenue bonds of the authority then outstanding, including
24	the payment of any redemption premium thereon and any interest
25	accrued or to accrue to the earliest or subsequent date of
26	redemption, purchase, or maturity of the revenue bonds, and,
27	if considered advisable by the authority, for the additional
28	purpose of paying all or any part of the cost of constructing
29	and acquiring additions, improvements, extensions, or
30	enlargements of a project or any portion thereof.
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1	(2) The proceeds of any revenue bonds issued for the
2	purpose of refunding outstanding revenue bonds may be applied
3	to the purchase or retirement at maturity or redemption of the
4	outstanding revenue bonds on their earliest or any subsequent
5	redemption date or upon the purchase or at the maturity
6	thereof and may, pending the application, be placed in escrow
7	to be applied to the purchase or retirement at maturity or
8	redemption on the date determined by the authority.
9	(3) Any escrowed proceeds, pending use, may be
10	invested and reinvested in direct obligations of the United
11	States, or in certificates of deposit or time deposits secured
12	by direct obligations of the United States, or in other
13	investments as the resolution authorizing the issuance and
14	sale of the bonds or the trust agreement provides, maturing at
15	the time or times as is appropriate to assure the prompt
16	payment, as to principal, interest, and redemption premium, if
17	any, of the outstanding revenue bonds to be refunded. The
18	interest, income, and profits, if any, earned or realized on
19	any such investment may also be applied to the payment of the
20	outstanding revenue bonds to be so refunded. After the terms
21	of the escrow have been fully satisfied and carried out, any
22	balance of the proceeds and interest, income, and profits, if
23	any, earned or realized on the investments thereof may be
24	returned to the authority or to the participating institution
25	for use by it in any lawful manner.
26	(4) The portion of the proceeds of any revenue bonds
27	issued for the additional purpose of paying all or any part of
28	the cost of constructing and acquiring additions,
29	improvements, extensions, or enlargements of a project may be
30	invested and reinvested in direct obligations of the United
31	States, or in certificates of deposit or time deposits secured
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by direct obligations of the United States, or other 1 2 investments as the resolution authorizing the issuance and 3 sale of the bonds or the trust agreement provides, maturing 4 not later than the time or times when the proceeds will be needed for the purpose of paying all or any part of the cost. 5 6 The interest, income, and profits, if any, earned or realized 7 on the investment may be applied to the payment of all or any 8 part of the cost or may be used by the authority or the 9 participating institution in any lawful manner. (5) All refunding revenue bonds are subject to 10 sections 1-28 of this act in the same manner and to the same 11 12 extent as other revenue bonds issued under sections 1-28 of 13 this act. 14 Section 23. Legal investment.--Bonds issued by the 15 authority under sections 1-28 of this act are made securities 16 in which all public officers and public bodies of the state 17 and its political subdivisions, and all insurance companies, trust companies, banking associations, investment companies, 18 19 executors, administrators, trustees, and other fiduciaries may 20 properly and legally invest funds, including capital in their control or belonging to them. The bonds are made securities 21 that may properly and legally be deposited with and received 22 23 by any state or municipal officer or any agency or political subdivision of the state for any purpose for which the deposit 24 of bonds or obligations of the state is now or may hereafter 25 26 be authorized by law. 27 Section 24. Reports; audits.--(1) The authority shall submit to the Governor and the 28 29 presiding officers of each house of the Legislature, within 2 30 months after the end of its fiscal year, a complete and 31 detailed report setting forth: 26

1	(a) Its operations and accomplishments.
2	(b) Its receipts and expenditures during its fiscal
3	year in accordance with the categories or classifications
4	established by the authority for its operating and capital
5	outlay purposes.
6	(c) Its assets and liabilities at the end of its
7	fiscal year and the status of reserve, special, or other
8	funds.
9	(d) A schedule of its bonds outstanding at the end of
10	its fiscal year, together with a statement of the principal
11	amounts of bonds issued and redeemed during the fiscal year.
12	(e) Any other information the authority deems
13	appropriate.
14	(2) The authority shall submit, with the annual report
15	required by this section, a copy of an annual financial audit
16	of its accounts and records and an annual compliance audit of
17	its programs conducted by an independent certified public
18	accountant and performed in accordance with generally accepted
19	auditing standards and government auditing standards.
20	(3) The Auditor General may, pursuant to his or her
21	own authority or at the direction of the Legislative Auditing
22	Committee, conduct an audit of the authority or any programs
23	or entities created by the authority.
24	Section 25. <u>State agreementThe state agrees with</u>
25	the holders of any obligations issued under sections 1-28 of
26	this act, and with those parties who may enter into contracts
27	with the authority under sections 1-28 of this act, that the
28	state will not limit or alter the rights vested in the
29	authority until the obligations, together with the interest
30	thereon, are fully met and discharged and the contracts are
31	fully performed on the part of the authority. However,
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1	sections 1-28 of this act do not preclude any limitation or
2	alteration if adequate provision is made by law for the
3	protection of the holders of the obligations of the authority
4	or those entering into contracts with the authority. The
5	authority may include this pledge and undertaking for the
б	state in any obligations or contracts.
7	Section 26. Alternative meansSections 1-28 of this
8	act provide an additional and alternative method for the doing
9	of the things authorized, and shall be regarded as
10	supplemental and additional to powers conferred by other laws;
11	but, except as otherwise specifically provided in sections
12	1-28 of this act, the issuance of notes, certificates of
13	participation, revenue bonds, and revenue refunding bonds
14	under sections 1-28 of this act need not comply with the
15	requirements of any other law applicable to the issuance of
16	bonds or such obligations. Except as otherwise expressly
17	provided in sections 1-28 of this act, the powers granted to
18	the authority under sections 1-28 of this act are not subject
19	to the supervision or regulation of, and do not require the
20	approval or consent of, any municipality or political
21	subdivision or any commission, board, body, bureau, official,
22	or agency thereof or of the state.
23	Section 27. Liberal constructionSections 1-28 of
24	this act shall be liberally construed to effectively carry out
25	their purpose.
26	Section 28. <u>Act controllingTo the extent that</u>
27	sections 1-28 of this act are inconsistent with any general
28	statute or special act or part thereof, sections 1-28 control.
29	Section 29. Subsection (5) of section 196.012, Florida
30	Statutes, is amended to read:
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COD	ING:Words stricken are deletions; words <u>underlined</u> are additions.

1	196.012 DefinitionsFor the purpose of this chapter,
1 2	the following terms are defined as follows, except where the
2 3	context clearly indicates otherwise:
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4	(5) "Educational institution" means a federal, state,
5	parochial, church, or private school, college, or university
6	conducting regular classes and courses of study required for
7	eligibility to certification by, accreditation to, or
8	membership in the State Department of Education of Florida,
9	Southern Association of Colleges and Schools, or the Florida
10	Council of Independent Schools; a nonprofit private school the
11	principal activity of which is conducting regular classes and
12	courses of study accepted for continuing postgraduate dental
13	education credit by a board of the Division of Medical Quality
14	Assurance; educational direct-support organizations created
15	pursuant to ss. 229.8021, 240.299, and 240.331; and facilities
16	located on the property of eligible entities which will become
17	owned by those entities on a date certain; and institutions of
18	higher education, as defined under and participating in the
19	Higher Educational Facilities Financing Act.
20	Section 30. This act shall take effect upon becoming a
21	law.
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COD	ING: Words stricken are deletions; words <u>underlined</u> are additions.