```
1-1
             Craddick (Senate Sponsor - Fraser)
                                                                              H.B. No. 831
 1-2
1-3
                (In the Senate - Received from the House March 31, 2011;
       May 4, 2011, read first time and referred to Committee on Intergovernmental Relations; May 19, 2011, reported favorably by the following vote: Yeas 5, Nays 0; May 19, 2011, sent to printer.)
 1-4
 1-5
 1-6
1-7
                                     A BILL TO BE ENTITLED
                                               AN ACT
 1-8
       relating to the authority of certain local governmental entities to
 1-9
       borrow money for a public hospital.
1-10
1-11
                BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
       SECTION 1. Subtitle F, Title 4, Health and Safety Code, is amended by adding Chapter 315 to read as follows:
1-12
                              AUTHORITY TO BORROW MONEY FOR PUBLIC HOSPITALS
            CHAPTER 315.
1-13
       Sec. 315.001. DEFINITION. In this chapter, "local governmental entity" includes:

(1) a hospital district created under general or
1-14
1-15
1-16
1-17
       special law;
1-18
                             a municipal hospital authority;
1-19
                             a county hospital authority;
                       (3)
1-20
1-21
                             a municipality; or
                       (4)
                             a county.
1-22
                       315.002. AUTHORITY
                                                   TO BORROW
                                                                    MONEY
                                                                              FOR
                                                                                      PUBLIC
                Sec.
1-23
        HOSPITAL; SECURITY. (a) A local governmental entity may borrow
1-24
       money for purposes of a hospital owned or operated by the entity at
1-25
1-26
       a rate not to exceed the maximum annual percentage rate allowed by the law at the time the loan is made for similar obligations of the
1-27
       entity.
                (b)
1-28
                                           loan
                                                   under this section,
                            secure
1-29
        governmental entity may pledge:
1-30
                            revenue from the hospital owned or operated by the
                        1)
1-31
        entity that is not pledged to pay the entity's bonded indebtedness;
1-32
1-33
                                    revenue
                                                to
                                                      bе
                                                           collected
                                                                          bу
        governmental entity during the 12-month period following the date
1-34
       of the pledge that is not pledged to pay the principal interest on bonds.
1-35
1-36
1-37
                (c)
                     A loan authorized by this section must mature:
1-38
                       (1) not later than the first anniversary of the date
       the loan is made, if taxes are pledged to repay the loan; and

(2) not later than the fifth anniversary of the date
the loan is made, if hospital revenue is pledged to repay the loan.
1-39
1-40
1-41
```

SECTION 2. This Act takes effect September 1, 2011.

1-42

1-43