1	A bill to be entitled
2	An act relating to public records; amending s. 377.45,
3	F.S.; defining the term "proprietary business
4	information"; providing an exemption from public
5	records requirements for proprietary business
6	information contained within information relating to
7	high-pressure well stimulations obtained by the
8	Department of Environmental Protection in connection
9	with the department's online high-pressure well
10	stimulation chemical disclosure registry; providing
11	procedures and requirements with respect to the
12	granting of confidential and exempt status; providing
13	for disclosure under specified circumstances;
14	providing for future legislative review and repeal of
15	the exemption under the Open Government Sunset Review
16	Act; providing a statement of public necessity;
17	providing a contingent effective date.
18	
19	Be It Enacted by the Legislature of the State of Florida:
20	
21	Section 1. Subsection (4) of section 377.45, Florida
22	Statutes, as created by HB 1205, 2015 Regular Session, is
23	renumbered as subsection (5), and a new subsection (4) is added
24	to that section to read:
25	377.45 High-pressure well stimulation chemical disclosure
26	registry
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27	(4)(a) As used in this subsection, the term "proprietary
28	business information" means information that:
29	1. Is owned or controlled by the applicant or a person
30	affiliated with the applicant.
31	2. Is intended to be private and is treated by the
32	applicant as private because disclosure would harm the applicant
33	or the applicant's business operations.
34	3. Has not been disclosed except as required by law or a
35	private agreement that provides that the information will not be
36	released to the public.
37	4. Is not publicly available or otherwise readily
38	ascertainable through proper means from another source in the
39	same configuration as requested by the department.
40	5. Includes:
41	a. Trade secrets, as defined in s. 688.002.
42	b. Leasing plans, real property acquisition plans,
43	exploration budgets, or marketing studies, the disclosure of
44	which would impair the efforts of the applicant or its
45	affiliates to contract for goods or services or to acquire real
46	property interests on favorable terms.
47	c. Competitive interests, which may include well design or
48	completion plans, geological or engineering studies related to
49	storage reservoir performance characteristics, or field
50	utilization strategies or operating plans, the disclosure of
51	which would impair the competitive business of the applicant
52	providing the information.
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53 Proprietary business information relating to high-(b) 54 pressure well stimulations held by the department in connection 55 with the online high-pressure well stimulation chemical 56 disclosure registry, are confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution if the 57 person submitting such information to the department: 58 59 1. Requests that the proprietary business information be 60 kept confidential and exempt. 61 2. Informs the department of the basis for claiming that 62 the information is proprietary business information. 63 3. Clearly marks each page of a document or specific 64 portion of a document containing information claimed to be 65 proprietary business information as "proprietary business 66 information." (c) If the department receives a public records request 67 68 for a document that is marked proprietary business information 69 under this section, the department must promptly notify the 70 person who submitted the information as proprietary business 71 information. The notice must inform such person that the person 72 has 10 days following receipt of such notice to file an action 73 in circuit court seeking a determination whether the document in 74 question contains proprietary business information and an order barring public disclosure of the document. If the person files 75 76 an action within 10 days after receipt of notice of the public 77 records request, the department may not release the documents 78 pending the outcome of the legal action. The failure to file an

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79 action within 10 days constitutes a waiver of any claim of 80 confidentiality, and the department shall release the document 81 as requested. 82 (d) Confidential and exempt proprietary business 83 information may be disclosed: 1. To another governmental entity if the receiving entity 84 85 agrees in writing to maintain the confidential and exempt status 86 of the information and has verified in writing its legal 87 authority to maintain such confidentiality. 88 2. When relevant in any proceeding under this part. Those 89 involved in any proceeding under this section, including, but not limited to, an administrative law judge, a hearing officer, 90 91 or a judge or justice, must maintain the confidentiality of any 92 proprietary business information revealed at such proceeding. 93 This subsection is subject to the Open Government (e) 94 Sunset Review Act in accordance with s. 119.15 and shall stand 95 repealed on October 2, 2020, unless reviewed and saved from 96 repeal through reenactment by the Legislature. 97 Section 2. The Legislature finds that it is a public 98 necessity that proprietary business information relating to 99 high-pressure well stimulations held by the Department of 100 Environmental Protection in connection with the online high-101 pressure well stimulation chemical disclosure registry be made 102 confidential and exempt from s. 119.07(1), Florida Statutes, and 103 s. 24(a), Article I of the State Constitution. Proprietary 104 business information must be held confidential and exempt from

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105 public records requirements because the disclosure of such 106 information would create an unfair competitive advantage for persons receiving such information, which would adversely impact 107 108 the service company, chemical supplier, or well owner or 109 operator that provides chemical ingredients for a well or wells 110 on which high-pressure well stimulations are performed. If such 111 confidential and exempt information regarding proprietary 112 business information were released pursuant to a public records 113 request, others would be allowed to take the benefit of the 114 proprietary business information without compensation or 115 reimbursement to the service company, chemical supplier, or well 116 owner or operator. 117 Section 3. This act shall take effect on the same date

117 section 5. This act shall take effect on the same date 118 that CS/HB 1205 or similar legislation takes effect, if such 119 legislation is adopted in the same legislative session or an 120 extension thereof and becomes law.

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