## ENROLLED 1997 Legislature

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2	An act relating to public records; creating s.
3	914.27, F.S.; providing an exemption from
4	public records requirements for certain
5	information held by various governmental
6	entities and certain business entities relating
7	to a victim of or witness to a crime obtained
8	in connection with victim and witness
9	protection services provided pursuant to s.
10	914.25, F.S., for certain information relating
11	to such person's family, and for information
12	relating to the protection program and
13	permanent relocation sites; providing for
14	future review and repeal; providing a finding
15	of public necessity; providing a contingent
16	effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Section 914.27, Florida Statutes, is
21	created to read:
22	914.27 Confidentiality of victim and witness
23	information
24	(1) Information held by any state or local law
25	enforcement agency, state attorney, the statewide prosecutor,
26	the Victim and Witness Protection Review Committee created
27	pursuant to s. 914.26, or the Department of Law Enforcement
28	which discloses:
29	(a) The identity or location of a victim or witness
30	who has been identified or certified for protection or
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relocation by the state attorney or statewide prosecutor 1 2 pursuant to s. 914.25; 3 (b) The identity or location of an immediate family 4 member of a victim or witness who has been identified or 5 certified pursuant to s. 914.25; 6 (c) Relocation sites, techniques, or procedures 7 utilized or developed as a result of the victim and witness 8 protection services afforded by s. 914.25; or 9 (d) The identity or relocation site of any victim, witness, or immediate family member of a victim or witness who 10 has made a relocation of permanent residence by reason of the 11 12 victim's or witness's involvement in the investigation or prosecution giving rise to certification for protection or 13 14 relocation pursuant to s. 914.25; 15 16 is confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution. Such 17 information may be shared by law enforcement agencies, state 18 19 attorneys, and the statewide prosecutor to facilitate the 20 protection or relocation services provided pursuant to s. 21 914.25 and to support the prosecution efforts of the state attorneys and the statewide prosecutor. Any information so 22 shared must remain confidential and exempt in the hands of any 23 agency or entity to which the information is provided. 24 25 (2) If a victim or witness is identified for 26 protective services under s. 914.25, but is not certified to 27 receive such services by the state attorney or statewide 28 prosecutor, the identity and location information exempt 29 pursuant to paragraphs (1)(a) and (b) becomes public information, unless otherwise provided by law. 30 31

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<pre>2 services, information made confidential and exempt from pub 3 disclosure under paragraphs (1)(a) and (b) becomes public 4 information, unless otherwise provided by law, at the time 5 certification made pursuant to s. 914.25 expires, unless the</pre>	the ne
4 <u>information</u> , unless otherwise provided by law, at the time 5 <u>certification made pursuant to s. 914.25 expires</u> , unless th	ne
5 certification made pursuant to s. 914.25 expires, unless th	ne
	<u>4).</u>
6 state attorney or statewide prosecutor making such	4).
7 certification complies with the provisions of subsection (4	
8 (4) The certifying state attorney or statewide	
9 prosecutor may state in writing to the Victim and Witness	
10 Protection Review Committee established pursuant to s. 914	.26
11 that even though certification for participation in the vio	ctim
12 or witness protection program is about to expire, disclosur	re
13 of information made confidential and exempt by paragraph	
14 (1)(a) or paragraph (1)(b) continues to constitute an	
15 <u>unwarranted risk to, or jeopardizes the safety of, victims</u>	<u>′</u>
16 witnesses, or family members of such victims or witnesses.	
17 Accordingly, the confidential and exempt status of such	
18 information shall continue until the certifying state attor	cney
19 or statewide prosecutor determines that disclosure of the	
20 information would not constitute an unwarranted risk to, or	<u>c</u>
21 jeopardize the safety of, any person, and provides written	
22 notification to that effect to the Victim and Witness	
23 Protection Review Committee.	
24 (5) For the purposes of effectively implementing s.	
25 914.25, any state or local law enforcement agency, state	
26 attorney, or the statewide prosecutor may provide written	
27 notification to an agency as defined in s. 119.011 or to a	
28 business entity operating under contract with, licensed by,	<u>, or</u>
29 having any other business relationship with an agency, or	
30 providing services pursuant to s. 914.25, that information	
31 described in subsection (1) held by that agency or business	s is

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confidential and exempt from public disclosure. The state or 1 local law enforcement agency, state attorney, or the statewide 2 3 prosecutor providing such written notification shall also 4 provide written notification to the agency or business as to 5 when, in accordance with this section, identity and location 6 information exempted pursuant to paragraphs (1)(a) and (b) can 7 be made publicly available. 8 9 This section is subject to the Open Government Sunset Review Act of 1995 in accordance with s. 119.15, and shall stand 10 repealed on October 2, 2002, unless reviewed and saved from 11 12 repeal through reenactment by the Legislature. 13 Section 2. The Legislature finds that the exemptions provided for in this act are a public necessity. The untimely 14 disclosure of identity and location information concerning a 15 victim or witness, and their immediate families, or the 16 17 disclosure of information revealing protection or relocation sites, techniques, or procedures, or the permanent relocation 18 19 residence of a victim or witness or family member, would 20 constitute an unwarranted risk to, and jeopardize the safety of, such victims, witnesses, and family members. This would 21 significantly impair the administration of the victim and 22 23 witness protection program established pursuant to ss. 914.25 and 914.26, Florida Statutes, and impede the investigation and 24 prosecution of crime. 25 Section 3. This act shall take effect on the same date 26 that House Bill 35 or similar legislation providing for 27 establishment of a victim and witness protection program takes 28 29 effect, if such legislation is adopted in the same legislative session or an extension thereof. 30 31

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