A bill to be entitled 1 2 An act relating to public records; amending s. 3 119.07, F.S., relating to inspection, examination, and duplication of records; 4 5 exempting information pertaining to natural persons in health, medical, patient, or health 6 7 insurance records from the public records law; 8 providing exceptions; amending s. 286.011, 9 F.S., relating to public meetings; exempting from public discussion portions of public 10 11 meetings during which the contents of health, 12 medical, patient, or health insurance 13 information pertaining to a natural person are considered; providing exceptions; providing 14 justification for exemptions; providing an 15 16 effective date. 17 18 Be It Enacted by the Legislature of the State of Florida: 19 20 Section 1. Present paragraphs (w), (x), (y), (z), 21 (aa), and (bb) of subsection (3) of section 119.07, Florida Statutes, are redesignated as paragraphs (x), (y), (z), (aa), 22 (bb), and (cc), respectively, and a new paragraph (w) is added 23 to that subsection to read: 24 25 119.07 Inspection, examination, and duplication of 26 records; exemptions. --27 (3) 28 (w) Except as otherwise provided by law, any 29 information pertaining to a natural person which is contained in a health, medical, patient, or health insurance record is 30 exempt from subsection (1) and s. 24(a), Art. I of the State

Constitution. However, such information may be disclosed if the person to whom the information pertains or the person's legal representative provides written permission or if a court of competent jurisdiction orders disclosure.

Section 2. Subsection (1) of section 286.011, Florida Statutes, is amended and subsection (9) is added to that section to read:

286.011 Public meetings and records; public inspection; criminal and civil penalties.--

- (1) All meetings of any board or commission of any state agency or authority or of any agency or authority of any county, municipal corporation, or political subdivision, except as otherwise provided in the Constitution and subsection (9), at which official acts are to be taken are declared to be public meetings open to the public at all times, and no resolution, rule, or formal action shall be considered binding except as taken or made at such meeting. The board or commission must provide reasonable notice of all such meetings.
- (9) A portion of a meeting that is declared a public meeting open to the public under subsection (1) during which the contents of a health, medical, patient, or health insurance record pertaining to a natural person or containing information provided by a natural person about the person who is the subject of the record is discussed shall be closed to the public unless such persons or their legal representatives have given their written consent for public discussion or a court of competent jurisdiction orders public discussion. This subsection does not apply to disciplinary proceedings of licensed health care personnel.

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Section 3. The Legislature finds that it is a public 1 2 necessity that information concerning a natural person included in health, medical, patient, and health insurance 3 records which are held by a governmental agency be exempt from 4 5 the public records law, as provided in subsection 24(a) of 6 Article I of the State Constitution and section 119.07, 7 Florida Statutes, and the public meetings law, as provided in 8 subsection 24(b) of Article I of the State Constitution and 9 section 286.011, Florida Statutes. The Legislature finds that the right to privacy as guaranteed under Article I, Section 23 10 11 of the State Constitution protects every natural person from 12 government intrusion into his or her private life. Government 13 disclosure of a health, medical, patient, and health insurance record that otherwise may not be released to the public 14 without the consent of the person to which it pertains or in 15 16 response to a court order is deemed to be governmental 17 intrusion. A person who has sought and obtained health or medical care should be protected from aimless, casual, or 18 19 sensationalized public scrutiny of personal, sensitive 20 information about his or her physical or mental status, except for the most compelling of public policy reasons, such as 21 22 alerting the public to a person who has been determined to pose a health danger and minimizing the spread of such a 23 24 danger. Additionally, as provided in section 119.15(4)(b)1., Florida Statutes, a requirement that health, medical, patient, 25 26 or health insurance records be disclosed to the public may 27 reasonably be anticipated to impair the state or its political 28 subdivisions in the effective and efficient administration of 29 governmental programs. Such programs include regulatory investigations conducted by the Department of Health, county 30 health departments, the Department of Insurance, and the

Agency for Health Care Administration; medical treatments 1 provided by county health departments, teaching hospitals, and 2 3 public hospitals; and payment for health and medical services with public funds such as through the Medicaid program, 4 5 county-reimbursed funding, or special hospital districts. 6 Furthermore, health, medical, patient, and health insurance 7 records generated by public health care facilities, such as 8 public hospitals, would be subject to disclosure while such 9 records that are generated by private hospitals and other private health care entities would not be automatically 10 11 subject to public disclosure. Disparate treatment of health, 12 medical, patient, and health insurance records by public and 13 private health care providers will undermine the integrity and 14 the availability of the public health services and public health facilities, which may result in loss of public 15 16 confidence in the state's public health system. Therefore, the 17 Legislature finds that the harm of disclosure of the identity of a natural person who is the subject of a health, medical, 18 19 patient, or health insurance record, of health care 20 professionals, and of individuals who are not health care professionals substantially outweighs the public benefit in 21 22 allowing such disclosure. Section 4. This act shall take effect upon becoming a 23 24 law. 25 26 27 28 29 30 31

HOUSE SUMMARY Exempts from the public records law any identifying information pertaining to a natural person which is contained in a health, medical, patient, or insurance record. Permits disclosure of such information if the person to whom the information pertains or the person's legal representative provides written permission or if a court orders disclosure. Requires that any portion of a public meeting at which such information is discussed be closed to the public unless consent is given or a court orders public discussion. Specifies that this requirement does not apply to disciplinary proceedings of licensed health care personnel.