By the Committee on Governmental Operations and Representative Sindler  $\,$ 

1 A bill to be entitled An act relating to the confidentiality of 2 information of the Florida Violent Crime 3 Council; amending s. 943.031, F.S.; providing 4 certain exemptions from public records and 5 6 public meetings requirements with respect to 7 the council; providing exemptions for portions of meetings at which certain confidential 8 9 records are discussed and for portions of records generated at exempt portions of 10 meetings; providing for future review and 11 repeal; providing a finding of public 12 13 necessity; providing that the council is a criminal justice agency for purposes of chapter 14 15 119, F.S., relating to public records; providing an effective date. 16 17 18 Be It Enacted by the Legislature of the State of Florida: 19 Section 1. 20 Subsection (6) is added to section 943.031, Florida Statutes, to read: 21 22 943.031 Florida Violent Crime Council.--The 23 Legislature finds that there is a need to develop and implement a statewide strategy to address violent criminal 24 25 activity. In recognition of this need, the Florida Violent 26 Crime Council is created within the department. The council 27 shall serve in an advisory capacity to the department. 28 (6) CONFIDENTIALITY; EXEMPTED PORTIONS OF COUNCIL MEETINGS AND RECORDS. --29 30 The Legislature finds that during limited (a)1.

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it is necessary that the council be presented with and discuss
   details, information, and documents related to active criminal
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   investigations or matters constituting active criminal
   intelligence, as those concepts are defined by s. 119.011.
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   These presentations and discussions are necessary for the
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   council to make its funding decisions as required by the
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   Legislature. The Legislature finds that to reveal the
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   contents of documents containing active criminal investigative
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   or intelligence information or to allow active criminal
    investigative or active criminal intelligence matters to be
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   discussed in a meeting open to the public negatively impacts
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   the ability of law enforcement agencies to efficiently
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   continue their investigative or intelligence gathering
   activities. The Legislature finds that information coming
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   before the council that pertains to active criminal
   investigations or intelligence should remain confidential and
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   exempt from public disclosure. The Legislature finds that the
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   Florida Violent Crime Council may, by declaring only those
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   portions of council meetings in which active criminal
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   investigative or active criminal intelligence information is
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   to be presented or discussed closed to the public, assure an
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   appropriate balance between the policy of this state that
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   meetings be public and the policy of this state to facilitate
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   efficient law enforcement efforts.
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           2. The Legislature finds that it is a public necessity
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discussed. The Legislature further finds that it is no less a

that portions of the meetings of the Florida Violent Crime

and documents related to active criminal investigations or

matters constituting active criminal intelligence are

Council be closed when the confidential details, information,

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closed council meetings, such as tape recordings, minutes, and notes, memorializing the discussions regarding such confidential details, information, and documents related to active criminal investigations or matters constituting active criminal intelligence, also shall be held confidential.

- (b) The Florida Violent Crime Council shall be considered a "criminal justice agency" within the definition of s. 119.011(4).
- (c)1. Any portion of a Florida Violent Crime Council meeting during which active criminal investigative information or active criminal intelligence information is to be presented to, reviewed by, or discussed by the council is exempt from the provisions of s. 286.011 and s. 24(b), Art. I of the State Constitution. The exemption in this paragraph is subject to the Open Government Sunset Review Act of 1995 in accordance with s. 119.15 and shall stand repealed on October 2, 2002, unless reviewed and saved from repeal through reenactment by the Legislature.
- 2. Only members of the council, Department of Law
  Enforcement staff supporting the council's function, and other
  persons whose presence has been authorized by the council
  shall be allowed to attend the exempted portions of the
  council meetings. The council shall assure that any closure
  of its meetings as authorized by this section is limited so
  that the general policy of this state in favor of public
  meetings is maintained.
- (d) Those portions of any public record, such as a tape recording, minutes, and notes, generated during that portion of a Florida Violent Crime Council meeting which is closed to the public pursuant to this section, which contain information relating to active criminal investigations or

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   matters constituting active criminal intelligence, are
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    confidential and exempt from the provisions of s. 119.07(1)
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    and s. 24(a), Art. I of the State Constitution. The
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    exemptions in this paragraph are subject to the Open
    Government Sunset Review Act of 1995 in accordance with s.
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    119.15 and shall stand repealed on October 2, 2002, unless
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    reviewed and saved from repeal through reenactment by the
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    Legislature.
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           Section 2. This act shall take effect upon becoming a
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    law.
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