An act relating to public records and meetings; providing for application of public records exemptions in ss. 455.225(2) and (10) and 455.261(3)(e) and (5)(a), F.S., to certain information concerning provisional psychologists, registered clinical social worker interns, registered marriage and family therapist interns, registered mental health counselor interns, provisional clinical social workers, provisional marriage and family therapists, and provisional mental health counselors; providing for application of the public meetings exemption in s. 455.225(4), F.S., to proceedings of a probable cause panel with respect to investigations concerning such practitioners; providing for future review and repeal; providing a finding of public necessity; providing a contingent effective date.

202122

Be It Enacted by the Legislature of the State of Florida:

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Section 1. The exemptions from s. 119.07(1), Florida Statutes, provided by ss. 455.225(2) and (10) and 455.261(3)(e) and (5)(a), Florida Statutes, also apply to information concerning a provisional psychologist regulated by the Agency for Health Care Administration and the Department of Health under chapter 490, Florida Statutes, a registered clinical social worker intern, a registered marriage and family therapist intern, a registered mental health counselor

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intern, a provisional clinical social worker, a provisional
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   marriage and family therapist, or a provisional mental health
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    counselor regulated by the Agency for Health Care
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    Administration and the Department of Health under chapter 491,
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    Florida Statutes. The exemption from s. 286.011, Florida
    Statutes, provided by s. 455.225(4), Florida Statutes, also
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    applies to the proceedings of a probable cause panel with
    respect to an investigation concerning a provisional
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    psychologist, a registered clinical social worker intern, a
    registered marriage and family therapist intern, a registered
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    mental health counselor intern, a provisional clinical social
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    worker, a provisional marriage and family therapist, or a
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    provisional mental health counselor regulated by the agency
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    and department under chapter 490 or chapter 491, Florida
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    Statutes. This section is subject to the Open Government
    Sunset Review Act of 1995 in accordance with s. 119.15,
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    Florida Statutes, and shall stand repealed on October 2, 2002,
    unless reviewed and saved from repeal through reenactment by
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    the Legislature.
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           Section 2. Subsections (2), (4), and (10) of section
    455.225, Florida Statutes, 1996 Supplement, read:
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           455.225 Disciplinary proceedings.--Disciplinary
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   proceedings for each board shall be within the jurisdiction of
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    the department or the Agency for Health Care Administration,
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   as appropriate.
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           (2) The department and the Agency for Health Care
   Administration shall allocate sufficient and adequately
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    trained staff to expeditiously and thoroughly determine legal
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    sufficiency and investigate all legally sufficient complaints.
   When its investigation is complete and legally sufficient, the
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   department or the agency shall prepare and submit to the
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probable cause panel of the appropriate regulatory board the 2 investigative report of the department or the agency. The 3 report shall contain the investigative findings and the 4 recommendations of the department or the agency concerning the 5 existence of probable cause. At any time after legal sufficiency is found, the department or the agency may dismiss 6 any case, or any part thereof, if the department or the agency 8 determines that there is insufficient evidence to support the 9 prosecution of allegations contained therein. The department or the agency shall provide a detailed report to the 10 appropriate probable cause panel prior to dismissal of any 11 12 case or part thereof, and to the subject of the complaint 13 after dismissal of any case or part thereof, under this 14 section. For cases dismissed prior to a finding of probable 15 cause, such report is confidential and exempt from s. 16 119.07(1). The probable cause panel shall have access, upon 17 request, to the investigative files pertaining to a case prior 18 to dismissal of such case. If the department or the agency 19 dismisses a case, the probable cause panel may retain independent legal counsel, employ investigators, and continue 20 the investigation and prosecution of the case as it deems 21 22 necessary.

(4) The determination as to whether probable cause exists shall be made by majority vote of a probable cause panel of the board, or by the department or the Agency for Health Care Administration, as appropriate. Each regulatory board shall provide by rule that the determination of probable cause shall be made by a panel of its members or by the department or the agency. Each board may provide by rule for multiple probable cause panels composed of at least two members. Each board may provide by rule that one or more

members of the panel or panels may be a former board member. The length of term or repetition of service of any such former 2 3 board member on a probable cause panel may vary according to 4 the direction of the board when authorized by board rule. Any 5 probable cause panel must include one of the board's former or 6 present consumer members, if one is available, willing to 7 serve, and is authorized to do so by the board chairman. Any 8 probable cause panel must include a present board member. Any 9 probable cause panel must include a former or present professional board member. However, any former professional 10 board member serving on the probable cause panel must hold an 11 12 active valid license for that profession. All proceedings of the panel are exempt from s. 286.011 until 10 days after 13 14 probable cause has been found to exist by the panel or until 15 the subject of the investigation waives his privilege of confidentiality. The probable cause panel may make a 16 17 reasonable request, and upon such request the department or the agency shall provide such additional investigative 18 19 information as is necessary to the determination of probable cause. A request for additional investigative information 20 shall be made within 15 days from the date of receipt by the 21 probable cause panel of the investigative report of the 22 23 department or the agency. The probable cause panel or the 24 department or the agency, as may be appropriate, shall make its determination of probable cause within 30 days after 25 26 receipt by it of the final investigative report of the 27 department or the agency. The secretary may grant extensions of the 15-day and the 30-day time limits. If the probable 28 29 cause panel does not find probable cause within the 30-day time limit, as may be extended, or if the probable cause panel 30 finds no probable cause, the department or the agency may

determine, within 10 days after the panel fails to determine 2 probable cause or 10 days after the time limit has elapsed, 3 that probable cause exists. In lieu of a finding of probable 4 cause, the probable cause panel, or the department or the 5 agency when there is no board, may issue a letter of guidance 6 to the subject. If the probable cause panel finds that 7 probable cause exists, it shall direct the department or the 8 agency to file a formal complaint against the licensee. The 9 department or the agency shall follow the directions of the probable cause panel regarding the filing of a formal 10 complaint. If directed to do so, the department or the agency 11 12 shall file a formal complaint against the subject of the investigation and prosecute that complaint pursuant to chapter 13 14 120. However, the department or the agency may decide not to 15 prosecute the complaint if it finds that probable cause had been improvidently found by the panel. In such cases, the 16 17 department or the agency shall refer the matter to the board. 18 The board may then file a formal complaint and prosecute the 19 complaint pursuant to chapter 120. The department or the agency shall also refer to the board any investigation or 20 disciplinary proceeding not before the Division of 21 22 Administrative Hearings pursuant to chapter 120 or otherwise 23 completed by the department or the agency within 1 year after the filing of a complaint. A probable cause panel or a board 24 may retain independent legal counsel, employ investigators, 25 26 and continue the investigation as it deems necessary; all costs thereof shall be paid from the Health Care Trust Fund or 27 the Professional Regulation Trust Fund, as appropriate. All 28 29 proceedings of the probable cause panel are exempt from s. 30 120.525. 31

1	(10) The complaint and all information obtained
2	pursuant to the investigation by the department or the Agency
3	for Health Care Administration are confidential and exempt
4	from s. 119.07(1) until 10 days after probable cause has been
5	found to exist by the probable cause panel or by the
6	department or the agency, or until the regulated professional
7	or subject of the investigation waives his privilege of
8	confidentiality, whichever occurs first. Upon completion of
9	the investigation and pursuant to a written request by the
10	subject, the department or the agency shall provide the
11	subject an opportunity to inspect the investigative file or,
12	at the subject's expense, forward to the subject a copy of the
13	investigative file. Notwithstanding s. 455.241, the subject
14	may inspect or receive a copy of any expert witness report or
15	patient record connected with the investigation, if the
16	subject agrees in writing to maintain the confidentiality of
17	any information received under this subsection until 10 days
18	after probable cause is found and to maintain the
19	confidentiality of patient records pursuant to s. 455.241. The
20	subject may file a written response to the information
21	contained in the investigative file. Such response must be
22	filed within 20 days, unless an extension of time has been
23	granted by the department or the agency. This subsection does
24	not prohibit the department or the Agency for Health Care
25	Administration from providing such information to any law
26	enforcement agency or to any other regulatory agency.
27	Section 3. Paragraph (e) of subsection (3) and
28	paragraph (a) of subsection (5) of section 455.261, Florida
29	Statutes, 1996 Supplement, read:
30	455.261 Treatment programs for impaired
31	practitioners

(3)

(e) The probable cause panel, or the department when there is no board, shall work directly with the consultant, and all information concerning a practitioner obtained from the consultant by the panel, or the department when there is no board, shall remain confidential and exempt from the provisions of s. 119.07(1), subject to the provisions of subsections (5) and (6).

(5)(a) An approved treatment provider shall, upon request, disclose to the consultant all information in its possession regarding the issue of a licensee's impairment and participation in the treatment program. All information obtained by the consultant and department pursuant to this section is confidential and exempt from the provisions of s. 119.07(1), subject to the provisions of this subsection and subsection (6). Failure to provide such information to the consultant is grounds for withdrawal of approval of such program or provider.

Section 4. The Legislature finds that the disclosure of information concerning an investigation of a practitioner regulated under chapter 490 or chapter 491, Florida Statutes, and the disclosure of information concerning an impaired practitioner regulated under chapter 490 or chapter 491, Florida Statutes, would constitute an unwarranted invasion into the personal privacy of the practitioner. In addition, the Legislature finds that it is necessary that the meetings of a probable cause panel investigating a practitioner regulated under chapter 490 or chapter 491, Florida Statutes, be exempt from s. 286.011, Florida Statutes, until 10 days after probable cause has been found to exist by the panel or until the subject of the investigation waives his or her

privilege of confidentiality. Therefore, the Legislature 2 finds that it is a public necessity that certain information 3 of the Agency for Health Care Administration and the 4 Department of Health with respect to a provisional 5 psychologist, a registered clinical social worker intern, a 6 registered marriage and family therapist intern, a registered 7 mental health counselor intern, a provisional clinical social worker, a provisional marriage and family therapist, or a 8 9 provisional mental health counselor be kept confidential and exempt from disclosure under the public records law. The 10 Legislature further finds that it is a public necessity that 11 12 proceedings of a probable cause panel with respect to a provisional psychologist, a registered clinical social worker 13 14 intern, a registered marriage and family therapist intern, a registered mental health counselor intern, a provisional 15 clinical social worker, a provisional marriage and family 16 17 therapist, or a provisional mental health counselor be exempt for a certain period from the public meetings law. 18 19 Section 5. This act shall take effect on the same date 20 that House Bill 329 or similar legislation revising chapters 490 and 491, Florida Statutes, to create the categories of 21 22 practitioners specified in this act, takes effect, if such 23 legislation is adopted in the same legislative session or an extension thereof. 24 25 26 27 28 29 30 31