Bill No. SB 180 Amendment No. ____

	CHAMBER ACTION <u>Senate</u> <u>House</u>
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11	Senator Carlton moved the following amendment:
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13	Senate Amendment (with title amendment)
14	Delete everything after the enacting clause
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16	and insert:
17	Section 1. Section 365.174, Florida Statutes, is
18	created to read:
19	365.174 Proprietary confidential business
20	information
21	(1) All proprietary confidential business information
22	submitted by a provider to the board or the department,
23	including the name and billing or service addresses of service
24	subscribers, and trade secrets as defined by s. 812.081, is
25	confidential and exempt from s. 119.07(1) and s. 24(a), Art. I
26	of the State Constitution. Statistical abstracts of
27	information collected by the board or the department may be
28	released or published, but only in a manner that does not
29	identify or allow identification of subscribers or their
30	service numbers or of revenues attributable to any provider.
31	(2) As used in this section, "proprietary confidential

Bill No. SB 180
Amendment No. ____

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business information" means customer lists, customer numbers,
   and other related information, technology descriptions,
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   technical information, or trade secrets, including trade
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   secrets as defined in s. 812.081, and the actual or
   developmental costs of E911 systems that are developed,
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   produced, or received internally by a provider or by a
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   provider's employees, directors, officers, or agents.
         (3) This section is subject to the Open Government
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   Sunset Review Act of 1995 in accordance with s. 119.15, and
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   shall stand repealed on October 1, 2004, unless reviewed and
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   saved from repeal through reenactment by the Legislature.
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           Section 2. The Legislature finds that it is a public
   necessity that trade secret information and proprietary
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   confidential business information be kept confidential when
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   held by the board or the department pursuant to their
   authority under ss. 365.172 and 365.173. Disclosure of trade
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   secret or proprietary confidential business information in an
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   agency's possession would negatively impact the business
   interest of those providing an agency such information by
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   damaging them in the marketplace, and those entities and
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   individuals disclosing such trade secret or proprietary
   confidential business information would hesitate to cooperate
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   with that agency, which would impair the effective and
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   efficient administration of governmental functions. Further,
   disclosure of such trade secret or proprietary confidential
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   business information would impair competition in the wireless
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   telecommunications service industry. Thus, the public and
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   private harm in disclosing trade secret or proprietary
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   confidential business information significantly outweighs any
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   public benefit derived from disclosure, and the public's
   ability to scrutinize and monitor agency action is not
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Bill No. SB 180
Amendment No. ____

diminished by nondisclosure of trade secret or proprietary confidential business information.

Section 3. This act shall take effect on the same date as Senate Bill 178 or similar legislation, relating to wireless emergency 911 telephone service, takes effect, if such legislation is adopted in the same legislative session or an extension thereof.

A bill to be entitled

Delete everything before the enacting clause

and insert:

An act relating to public records; creating s. 365.174, F.S.; providing an exemption from public records requirements for certain proprietary confidential business information submitted to the Wireless 911 Board or the Department of Management Services by providers of wireless 911 services; providing for future review and repeal; providing a finding of public necessity; providing a contingent effective date.