An act relating to public records and meetings; creating s. 383.410, F.S.; providing that confidential information obtained by the State Child Abuse Death Review Committee, a local committee, or a panel or committee assembled by either, or by a hospital or health care practitioner from any of those entities, shall remain confidential; providing an exemption from public records and public meeting requirements for specified records and meetings of the state committee, a local committee, or a panel or committee assembled by either, relating to child fatalities; providing a penalty; providing for future review and repeal; providing a finding of public necessity; providing a contingent effective date.

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

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Section 1. Section 383.410, Florida Statutes, is created to read:

24 <u>383.410 Confidentiality.--</u>

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(1) All information that is confidential or exempt from public records requirements by operation of law and that is obtained by the State Child Abuse Death Review Committee or a local committee, or a panel or committee assembled by the state committee or a local committee pursuant to s. 383.402, shall retain that status and is exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.

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(2) All information that is confidential or exempt 1 2 from public records requirements by operation of law and that 3 is obtained by a hospital or a health care practitioner as 4 defined by s. 455.501 from the State Child Abuse Death Review 5 Committee or a local committee, or a panel or committee 6 assembled by the state committee or a local committee pursuant 7 to s. 383.402, shall retain that status and is exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. 8 9 (3)(a) Any information that would reveal the name, address, or telephone number of, or information that would 10 identify any of the deceased's surviving siblings, family 11 12 members, or others living in the home in reports or records created by the State Child Abuse Death Review Committee or 13 14 local committee, or a panel or committee assembled by the state committee or a local committee pursuant to s. 383.402 15 which relates solely to child fatalities and in which specific 16 17 persons or incidents are discussed is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State 18 19 Constitution. 20 (b) Portions of meetings or proceedings of the State Child Abuse Death Review Committee or local committee, or a 21 panel or committee assembled by the state committee or a local 22 23 committee pursuant to s. 383.402 which relate solely to child fatalities and in which specific persons or incidents are 24 discussed are confidential and exempt from s. 286.011 and s. 25 26 24(b), Art. I of the State Constitution. The state committee 27 or a local committee may hold periodic public meetings to discuss nonconfidential information or issues. 28 29 (4) All information and records acquired by the State

Child Abuse Death Review Committee or a local committee are

confidential and not subject to subpoena, discovery, or

introduction into evidence in any civil or criminal proceedings, except that information, documents and records otherwise available from other sources are not immune from subpoena, discovery, or introduction into evidence from those sources solely because they were presented to or reviewed by a committee.

- (5) The State Child Abuse Death Review Committee and local committees may share with each other any relevant information regarding case reviews involving child death which information is made confidential and exempt by this section.
- (6) Any person who violates this section commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (7) This section is subject to the Open Government
 Sunset Review Act of 1995 in accordance with s. 119.15, and
 shall stand repealed on October 2, 2004, unless reviewed and
 saved from repeal through reenactment by the Legislature.

Section 2. Access by the State Child Abuse Death
Review Committee or a local committee or a panel or committee
assembled by the state committee or a local committee to
records that are otherwise confidential increases the
potential for reduced morbidity or mortality of children and
reduces the potential for poor outcomes for children, thereby
improving the overall quality of life for children. The
Legislature finds that it is a public necessity that such
information remain confidential in the hands of the state
committee, a local committee, or a panel or committee
assembled by them, and in the hands of a hospital or health
care practitioner that obtains such information from those
entities. The Legislature further finds that it is a public
necessity that records and reports of the State Child Abuse

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Death Review Committee or a local committee or a panel or
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    committee assembled by the state committee or a local
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    committee, and portions of meetings thereof, which relate
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    solely to child fatalities and where specific persons or
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    incidents are discussed, be confidential and exempt from
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    public records and public meeting requirements. Otherwise,
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    sensitive, personal information concerning children would be
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    disclosed and open communication and coordination among the
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    parties involved in the child fatality reviews would be
    hampered. Accordingly, the Legislature finds that the harm to
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    the public that would result from the release of such
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    information substantially outweighs any minimal public benefit
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    derived therefrom.
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           Section 3. This act shall take effect on the same date
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    that Senate Bill 338 or similar legislation takes effect, if
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    such legislation is adopted in the same legislative session or
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    an extension thereof.
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