By Representatives Sanderson, Greenstein, C. Smith, Eggelletion, Gottlieb, Ritter, Effman and Wasserman Schultz

A bill to be entitled 1 2 An act relating to public records; providing an 3 exemption from the public records requirements for information that reveals the identify of 4 5 applicants and recipients of child-support services in the possession of a non-Title IV-D 6 7 county child-support-enforcement agency; 8 providing for future legislative review and 9 repeal; providing a finding of public 10 necessity; providing an effective date. 11 12 Be It Enacted by the Legislature of the State of Florida: 13 Section 1. (1) Any information that reveals the 14 15 identify of applicants for or recipients of child-support 16 services, including the name, address, and telephone number of 17 such persons, in the possession of a non-Title IV-D county child-support-enforcement agency is confidential and exempt 18 19 from public disclosure pursuant to section 119.07(1), Florida 20 Statutes, and Section 24(a) of Article I of the State Constitution. The use or disclosure of such information by the 21 22 non-Title IV-D county child-support-enfocement agency is limited to the purposes directly connected with: 23 (a) Any investigation, prosecution, or criminal or 24 civil proceeding connected with the administration of any 25 26 non-Title IV-D county child-support-enforcement program; and 27 (b) Mandatory disclosure of identifying and location 28 information as provided in section 61.13(9), Florida Statutes, 29 by the non-Title IV-D county child-support-enforcement agency

when providing non-Title IV-D services.

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- (2) The county child-support-enforcement agency shall not disclose information that identifies by name and address an applicant or recipient of child-support services or the whereabouts of such party or child to another person against whom a protective order with respect to the former party or the child has been entered if the county agency has reason to believe that the release of information to such person could result in physical or emotional harm to the party or the child.
- (3) This section is subject to the Open Government
  Sunset Review Act of 1995 in accordance with section 119.15,
  Florida Statutes, and shall stand repealed on October 2, 2005,
  unless reviewed and saved from repeal through reenactment by
  the Legislature.

Section 2. The Legislature finds that it is a public necessity to exempt from disclosure pursuant to section 119.07(1), Florida Statutes, and Section 24 of Article I of the State Constitution, all identifying information concerning applicants for and recipients of child-support services which is in the possession of non-Title IV-D county child-support-enforcement agencies. The Legislature recognizes that all persons served by a non-Title IV-D county child-support-enforcement agency are eligible to receive services from the Department of Revenue, the state's Title IV-D agency. The Legislature further recognizes that information concerning applicants for and recipients of child-support services who are served by these county agencies would otherwise be exempt from disclosure pursuant to section 409.2579, Florida Statutes, if served by the Department of Revenue. Therefore, because provision of child-support services by such county agencies provides a useful and

appropriate alternative to the child-support services provided 1 2 by the state, the Legislature finds that persons served by 3 such county agencies should be entitled to similar disclosure protections afforded to persons receiving child-support 4 5 services from the state. Additionally, the Legislature finds that many of the child-support-enforcement cases handled by 6 7 these agencies are also domestic violence cases. In such 8 cases, agency clients have been subjected to domestic violence 9 or abuse and fear for their lives and those of their minor children. The Legislature further finds that federal and state 10 11 law currently prohibit the disclosure of information 12 concerning clients served by the Title IV-D cases when a 13 protective order has been issued or the Title IV-D agency has reason to believe that disclosure of information may result in 14 physical or emotional harm to the client or child and wishes 15 16 to extend similar protections to the clients of non-Title IV-D county child-support-enforcement agencies. Therefore, the 17 Legislature determines that public disclosure, of the 18 19 information concerning applicants for, or recipients of 20 child-support services from county child-support-enforcement agencies is outweighed by the risk of harm to the persons and 21 22 children and that there is present need to exempt such information from disclosure under the public records laws of 23 24 this state. 25 Section 3. This act shall take effect July 1, 2000. 26 27 28 29 30 31

\*\*\*\*\*\*\*\*\*\* SENATE SUMMARY Provides an exemption from the public records requirements for information that reveals the identity of applicants and recipients of child-support services in the possession of a non-Title IV-D county child-support-enforcement agency. Provides for future legislative review and repeal. Provides a finding of public necessity.