Florida House of Representatives - 2000

By the Committee on Governmental Operations and Representative Crow

A bill to be entitled
An act relating to public records; amending s.
288.99, F.S.; providing exemptions from public
records requirements for information relating
to an investigation or review by the Department
of Banking and Finance of a certified capital
company, including consumer complaints, for
certain personal information relating to
department investigative personnel and their
families, and for information obtained by the
department on a confidential basis; providing a
privilege against civil liability; providing an
exemption from public records requirements for
social security numbers of customers of a
certified capital company, complainants, or
persons associated with a certified capital
company or qualified business; providing for
future review and repeal; providing a finding
of public necessity; providing an effective
date.
Be It Enacted by the Legislature of the State of Florida:
Section 1. Subsections (15) and (16) are added to
section 288.99, Florida Statutes, to read:
288.99 Certified Capital Company Act
(15)(a) CONFIDENTIALITY OF INVESTIGATION AND REVIEW
INFORMATIONExcept as otherwise provided by this section,
any information relating to an investigation or department
review of a certified capital company, including any consumer
complaint, is confidential and exempt from the provisions of
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s. 119.07(1) and s. 24(a), Art. I of the State Constitution 1 2 until the investigation or review is complete or ceases to be 3 active. Such information shall remain confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of 4 5 the State Constitution after the investigation or review is complete or ceases to be active if the information is 6 7 submitted to any law enforcement or administrative agency for 8 further investigation, and shall remain confidential and 9 exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution until that agency's investigation 10 is complete or ceases to be active. For purposes of this 11 12 subsection, an investigation or review shall be considered 13 "active" so long as the department, a law enforcement agency, or an administrative agency is proceeding with reasonable 14 dispatch and has a reasonable good faith belief that the 15 16 investigation may lead to the filing of an administrative, 17 civil, or criminal proceeding. This section shall not be construed to prohibit disclosure of information which is 18 required by law to be filed with the department and which, but 19 20 for the investigation, would otherwise be subject to s. 21 119.07(1). 22 (b) Except as necessary to enforce the provisions of this chapter, a consumer complaint or information relating to 23 an investigation or review shall remain confidential and 24 exempt from s. 119.07(1) after an investigation or review is 25 26 complete or ceases to be active to the extent disclosure 27 would: 28 1. Reveal a trade secret as defined in s. 688.002 or 29 s. 812.081. 2. Jeopardize the integrity of another active 30 investigation or review. 31

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1	3. Disclose the identity of a confidential source or
2	investigative techniques or procedures.
3	(c) Nothing in this section shall be construed to
4	prohibit the department from providing information to any law
5	enforcement or administrative agency. Any law enforcement or
6	administrative agency receiving confidential information in
7	connection with its official duties shall maintain the
8	confidentiality of the information so long as it would
9	otherwise be confidential.
10	(d) In the event department personnel are or have been
11	involved in an investigation or review of such nature as to
12	endanger their lives or physical safety or that of their
13	families, the home addresses, telephone numbers, places of
14	employment, and photographs of such personnel, together with
15	the home addresses, telephone numbers, photographs, and places
16	of employment of spouses and children of such personnel and
17	the names and locations of schools and day care facilities
18	attended by the children of such personnel are confidential
19	and exempt from s. 119.07(1).
20	(e) All information obtained by the department from
21	any person which is only made available to the department on a
22	confidential or similarly restricted basis shall be
23	confidential and exempt from s. 119.07(1). This exemption
24	shall not be construed to prohibit disclosure of information
25	which is specifically required by law to be filed with the
26	department or which is otherwise subject to s. 119.07(1).
27	(f) If information subject to this subsection is
28	offered in evidence in any administrative, civil, or criminal
29	proceeding, the presiding officer may, in his or her
30	discretion, prevent the disclosure of information which would
31	be confidential pursuant to paragraph (b).
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1	(g) A privilege against civil liability is granted to
2	a person who furnishes information or evidence to the
3	department, unless such person acts in bad faith or with
4	malice in providing such information or evidence.
5	(h) This subsection is subject to the Open Government
6	Sunset Review Act of 1995 in accordance with s. 119.15, and
7	shall stand repealed on October 2, 2005, unless reviewed and
8	saved from repeal through reenactment by the Legislature.
9	(16) CONFIDENTIALITY OF SOCIAL SECURITY NUMBERSThe
10	social security number of any customer of a certified capital
11	company, complainant, or person associated with a certified
12	capital company or qualified business, is exempt from s.
13	119.07(1). This subsection is subject to the Open Government
14	Sunset Review Act of 1995 in accordance with s. 119.15, and
15	shall stand repealed on October 2, 2005, unless reviewed and
16	saved from repeal through reenactment by the Legislature.
17	Section 2. The Legislature finds that the citizens of
18	Florida will benefit from the operation of certified capital
19	companies in this state by virtue of potential job creation, a
20	potentially expanded tax base, and overall economic
21	improvement resulting from investment of certified capital in
22	emerging small businesses in Florida. The Legislature further
23	finds that it is a public necessity to exempt from public
24	records requirements certain information obtained during an
25	investigation or annual review of a certified capital company,
26	and certain personal information related to customers of a
27	certified capital company, complainants, or persons associated
28	with a certified capital company or qualified business. These
29	exemptions are essential to protect the integrity of contract
30	negotiations inherent to this industry, which include complex
31	financial transactions and negotiations between certified
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capital companies and insurance companies which invest capital 1 in the certified capital companies, and to protect the privacy 2 3 of customers of a certified capital company, complainants, or persons associated with a certified capital company or 4 5 qualified business. If information collected during investigations or reviews of certified capital companies is 6 7 not protected, critical proprietary information regarding 8 investment contracts and the structuring of investments in 9 certified capital companies will be revealed. Disclosure of this information would place those certified capital companies 10 11 at a competitive disadvantage in all states in which the 12 companies currently operate or intend to operate. 13 Consequently, companies whose records are not otherwise open to public inspection may refrain from seeking certification as 14 certified capital companies in Florida, or expanding their 15 16 current presence in Florida. As a result, Florida would lose a significant source of venture capital for small early-stage 17 businesses, economic growth resulting from the establishment 18 19 of new businesses funded by certified capital, tax revenue 20 generated by new jobs and businesses, and employment opportunities for the citizens of this state. In addition, 21 22 required disclosure of personal information of customers of a certified capital company, complainants, or persons associated 23 with a certified capital company or qualified business would 24 have a negative impact on growth of the certified capital 25 26 company industry in Florida by unnecessarily exposing those 27 individuals to an invasive scrutiny of personal information. 28 Accordingly, the harm that would result from requiring public 29 disclosure of proprietary information of the certified capital companies or personal information of customers of a certified 30 capital company, complainants, or persons associated with a 31

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1	certified capital company or qualified business far outweighs
2	any public benefit derived from the release of such
3	information. Furthermore, the Legislature finds that the
4	exemption of the personal information relating to
5	investigatory personnel and their families from public records
6	requirements is a public necessity because release of this
7	information would jeopardize the safety and welfare of
8	departmental investigatory personnel and their families. The
9	release of this personal information would not benefit the
10	public or aid it in monitoring the effective and efficient
11	operation of government. The exemption of this personal
12	information would minimize the possibility that those persons
13	under investigation might use the information to threaten,
14	intimidate, harass, or cause physical harm or other injury to
15	these persons or members of their family.
16	Section 3. This act shall take effect upon becoming a
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