1	A bill to be entitled
2	An act relating to public records; amending s.
3	288.075, F.S.; expanding the definition of the
4	term "economic development agency" to include,
5	for purposes of confidentiality of records, the
6	Florida Commercial Space Financing Corporation
7	and any public economic development agency of a
8	county or a municipality; abrogating the
9	scheduled repeal of a public records exemption
10	for information concerning business location,
11	relocation, or expansion plans; providing for
12	future expiration and legislative review;
13	clarifying an exception to the confidentiality
14	provided by such exemption; authorizing public
15	officers or employees under specified
16	conditions to enter into agreements with a
17	business that has requested confidentiality;
18	authorizing an extension in the period of
19	confidentiality; increasing the period of
20	confidentiality for trade secrets; providing a
21	statement of public necessity; providing an
22	effective date.
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24	Be It Enacted by the Legislature of the State of Florida:
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26	Section 1. Section 288.075, Florida Statutes, is
27	amended to read:
28	288.075 Confidentiality of records
29	(1) As used in this section, the term "economic
30	development agency" means the Office of Tourism, Trade, and
31	Economic Development, any industrial development authority
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created in accordance with part III of chapter 159 or by 1 special law, the Spaceport Florida Authority created in part 2 3 II of chapter 331, the Florida Commercial Space Finance 4 Corporation created in part III of chapter 331, the public 5 economic development agency of a county or a municipality that advises the county commission on the issuance of industrial 6 7 revenue bonds of a county that does not have an industrial 8 development authority created in accordance with part III of 9 chapter 159 or by special law, or any research and development authority created in accordance with part V of chapter 159. 10 The term also includes any private agency, person, 11 12 partnership, corporation, or business entity when authorized 13 by the state, a municipality, or a county to promote the 14 general business interests or industrial interests of the 15 state or that municipality or county. 16 (2) Upon written request from a private corporation, 17 partnership, or person, records of an economic development agency which contain or would provide information concerning 18 19 plans, intentions, or interests of such private corporation, 20 partnership, or person to locate, relocate, or expand any of its business activities in this state are confidential and 21 exempt from s. 119.07(1) and s. 24(a), Art. I of the State 22 Constitution for 24 months after the date an economic 23 development agency receives a request for confidentiality or 24 until disclosed by an economic development agency pursuant to 25 26 subsection (4) or by the party requesting confidentiality under this section. Confidentiality must be maintained until 27 the expiration of the 24-month period or until documents or 28 29 information are otherwise disclosed, whichever occurs first. Any confidentiality provided under this section This 30 confidentiality does not apply when any party petitions a 31 2

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court of competent jurisdiction and, in the opinion of the 1 2 court, proves need for access to such documents. This exemption expires October 2, 2006 October 2, 2001, and is 3 4 subject to review by the Legislature under the Open Government 5 Sunset Review Act of 1995 in accordance with s. 119.15. 6 (3) This section does not waive any provision of 7 chapter 120 or any other provision of law requiring a public 8 hearing. 9 (4) A public officer or employee may not enter into a binding agreement with any corporation, partnership, or person 10 who has requested confidentiality of information pursuant to 11 12 this section, until 90 days after such information is made 13 public, unless such public officer or employee is acting in an 14 official capacity, the agreement does not accrue to the personal benefit of such public officer or employee, and, in 15 the professional judgment of such officer or employee, the 16 17 agreement is necessary to effectuate an economic development 18 project. 19 (5) An economic development agency may extend the 20 period of confidentiality specified in subsection (2) for up 21 to an additional 12 months upon written request from the private corporation, partnership, or person who originally 22 23 requested confidentiality under this section and upon a finding by the economic development agency that such private 24 25 corporation, partnership, or person is still actively 26 considering locating, relocating, or expanding its business activities in this state. Such a request for an extension in 27 the period of confidentiality must be received prior to the 28 29 expiration of any confidentiality originally provided under 30 this section. 31 3

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1	(6) Notwithstanding the period of confidentiality
2	specified in subsection (2), trade secrets, as defined by s.
3	812.081, contained in the records of an economic development
4	agency relating to the plans, intentions, or interests of a
5	corporation, partnership, or person who has requested
б	confidentiality pursuant to this section are confidential and
7	exempt from s. 119.07(1) and s. 24(a), Art. I of the State
8	Constitution for 10 years after the date an economic
9	development agency receives a request for confidentiality or
10	until otherwise disclosed, whichever occurs first. The 10-year
11	period of confidentiality provided by this subsection does not
12	apply to any portion of the records other than trade secrets
13	as defined by s. 812.081.
14	(7) (5) Any person who is an employee of an economic
15	development agency who violates the provisions of this section
16	is guilty of a misdemeanor of the second degree, punishable as
17	provided in s. 775.082 or s. 775.083.
18	Section 2. The Legislature finds that it is a public
19	necessity that the confidentiality provided by section
20	288.075, Florida Statutes, for information on a business's
21	plans to locate, relocate, or expand its activities in this
22	state be broadened to include records of a county or a
23	municipal economic development agency which contain such
24	information. Many counties and municipalities in this state
25	operate public economic development offices that assist
26	businesses that are considering locating, relocating, or
27	expanding in this state. Confidentiality during the
28	site-selection process is extremely important to businesses,
29	because, among other reasons, disclosure of information
30	concerning the business's plans could provide competitors in
31	the marketplace with insights into the business's strategies
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and finances, could cause employees of the business to leave 1 2 the organization in the face of uncertainty over the 3 business's future, or could cause the business to experience inflated real estate prices as a result of speculation by 4 5 those hoping to sell property to the business. If county or 6 municipal economic development agencies were unable to provide 7 confidentiality for such information, businesses would be 8 reluctant to consider such communities as potential sites for 9 their job-creating and investment projects, thus depriving those communities of the potential economic benefits 10 associated with such projects. The Legislature also finds that 11 12 it is a public necessity that economic development agencies be authorized to extend the period of confidentiality because a 13 14 business's site-selection process could take longer than the 15 24-month period currently provided by the public records exemption, and the disclosure of information while the 16 17 business is still considering its site-selection options could jeopardize a viable economic development project, as well as 18 19 injure the business in the marketplace. In addition, the 20 Legislature finds that trade secrets, as defined by section 21 812.081, Florida Statutes, which are obtained by an economic development agency during the site-selection process merit a 22 23 longer period of confidentiality because the injury that would occur to a business in the marketplace if its competitors 24 25 obtained such trade secrets is greater than the injury that 26 would occur from disclosure of other information concerning a business's plans to locate, relocate, or expand its activities 27 28 in this state. The harm that would result from the release of 29 sensitive business information or from the impairment of the 30 effective administration of the state and local economic development efforts far outweighs the public benefit derived 31 5

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1	from release of such information. Furthermore, disclosure of
2	financial or financing records during negotiations between
3	private and public entities would discourage economic
4	development in general, and have a negative impact on
5	increasing the number of high technology, high paying jobs in
6	the state.
7	Section 3. This act shall take effect October 1, 2001.
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