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10-688-02
                        A bill to be entitled
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           An act relating to public records; amending s.
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           119.07, F.S.; authorizing a delay in inspection
           or copying of a public record under limited
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           circumstances; establishing procedures and
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           standards; limiting the applicability of the
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           provision; providing a statement of public
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           necessity; providing an effective date.
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   Be It Enacted by the Legislature of the State of Florida:
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           Section 1. Paragraph (b) of subsection (3) of section
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    119.07, Florida Statutes, is amended to read:
           119.07 Inspection, examination, and duplication of
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   records; exemptions. --
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           (3)
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           (b)1. Active criminal intelligence information and
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    active criminal investigative information are exempt from the
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   provisions of subsection (1) and s. 24(a), Art. I of the State
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    Constitution.
           2.a. Except for an arrest record or a record of first
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    appearance, upon the request of the Florida Department of Law
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    Enforcement which meets the requirements of this section, an
    agency that is the custodian of a public record shall delay
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    the inspection or copying of that public record for up to 7
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    days if the executive director of the department or his or her
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    designee certifies in writing:
          (I) The specific public record for which inspection or
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    copying is to be delayed;
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1	(II) That the record is necessary for an investigation
2	related to the threat of an act of terrorism as defined in s.
3	<u>775.30;</u>
4	(III) That the specified public record is part of
5	active criminal-intelligence information or active
6	criminal-investigative information related to the threatened
7	act of terrorism;
8	(IV) That inspection or copying of the specified
9	public record would jeopardize the ability of law enforcement
10	to prevent or reduce the threat of an act of terrorism;
11	(V) The specific time period during which inspection
12	or copying is to be delayed;
13	(VI) That the department will file a petition in
14	circuit court within 24 hours after submitting the written
15	request to the custodian of the record; and
16	(VII) That the request is made pursuant to this
17	paragraph.
18	b. The department shall, within 24 hours after
19	submitting the written certification with the agency that is
20	the custodian of the record, file with the circuit court
21	having jurisdiction in the district in which the custodial
22	agency has its head office, a petition to delay inspection or
23	copying of the public record. Upon review of the request in
24	camera, the court may issue an order delaying inspection or
25	copying of the record identified in the petition if the law
26	enforcement agency establishes by substantial competent
27	<pre>evidence that:</pre>
28	(I) There is a viable threat of an act of terrorism as
29	defined by s. 775.30.
30	(II) The public record identified by the department
31	constitutes active criminal-intelligence information or active

criminal-investigative information related to that threatened
act of terrorism.

- (III) Inspection or copying of the specified public record would jeopardize the ability of law enforcement agencies to prevent or reduce the threatened act of terrorism; and
- (IV) The department has complied with the requirements of sub-subparagraph a.

Upon making such a determination, the court may order the custodial agency to delay inspection or copying of the public record until the expiration of the 7 days or upon the expiration of any extension of that period.

- c. Unless the court rules against the petition, the agency to which the request is made may not permit the specified public record to be inspected or copied, nor may it release the public record specifically requested in any form or as part of a more comprehensive request for information during the period specified for delay, unless that record is an arrest record or a record of first appearance, which is not to exceed 7 days except as otherwise provided in this section.
- d. If, before the expiration of the period specified for delay or the expiration of the 7-day period, whichever applies, a request to inspect or copy that public record is received and, upon the refusal of the custodian to release the record, an action is filed to inspect or copy the record, the provisions of sub-subparagraph f. and s. 119.11 apply.
- e. In order to extend the period during which inspection and copying of a public record is delayed, the department must apply to the court for an extension before the

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expiration of the period specified for delay or the 7-day 2 period, whichever applies. 3 f. Upon a review of the request in camera, the court may extend the period during which inspection and copying of a 4 5 public record may be delayed for an additional 14 days if the 6 law enforcement agency establishes by substantial competent 7 evidence that: 8 There is a viable threat of an act of terror; (I) 9 (II) The public record identified by the law 10 enforcement agency constitutes active criminal-intelligence 11 information or active criminal-investigative information related to that threatened act of terrorism; 12 (III) Inspection or copying of the specified public 13 record would jeopardize the ability of law enforcement to 14 prevent or reduce the threatened act of terrorism; and 15 The law enforcement agency has complied with the 16 (IV) 17 requirements of sub-subparagraphs 2.a. and b. 18 19 Upon making such a determination, the court may order the custodial agency to delay inspection or copying of the public 20 21 record until the expiration of the 14 days. This subparagraph shall stand repealed October 2, 2003, unless reviewed and 22 saved from repeal through reenactment by the Legislature. 23 24 Section 2. The Legislature finds that delay in the ability to inspect or copy a public record provided by this 25

act is a public necessity because of the great potential for

terrorism. An act of terrorism may come in an entirely unusual

harm to the public which exists in this era as a result of

form and terrorists may use unexpected and unconventional

methods. The potential for acts of terror performed in unthinkable ways was made amply evident by the events of

September 11, 2001. Individuals who resided, worked, and attended flying school in this state commandeered planes, 2 3 murdered those on board who attempted to stop them, and then intentionally crashed those planes into the Pentagon and the 4 5 World Trade Center, completely destroying the two main towers 6 and surrounding structures. These acts of terror resulted in 7 the deaths of approximately 6,000 persons. In addition, since 8 that date, spores of anthrax have been purposefully 9 distributed by persons yet unknown in Washington, D.C., other 10 states, and communities within this state, in order to spread 11 disease and cause death. As of this date, at least one Floridian has died because of anthrax, and other Floridians 12 are being treated for the illness. Prior to these events, 13 these methods of spreading destruction, death, and mayhem were 14 unthinkable. The Legislature notes that, given the willingness 15 of terrorists to die in the performance of acts of terror, it 16 17 may not be able to foresee the manner or method in which an act of terrorism might be performed or the public information 18 19 that could be used to facilitate or plan it. The Legislature, 20 therefore, cannot foresee every public record that it must make confidential pursuant to its authority under s. 24(a), 21 Art. I of the State Constitution, in order to stop acts of 22 terror. Given the capabilities of modern-day terrorists, as 23 24 evidenced by the acts of September 11, 2001, and the potential 25 that even more serious acts of terrorism could be perpetrated, the Legislature explicitly finds that state law enforcement 26 27 investigations of acts of terrorism are of the highest 28 priority and that there may be instances, which are yet 29 unknown and unidentifiable, when the ability to inspect or copy a public record could jeopardize such an investigation by 30 31 making the subjects of such investigations aware that an

1 investigation is active. If it is discovered that an act of terrorism is being investigated, the perpetrators may speed up 2 3 the timetable for the performance of the activity, as well as flee, destroy evidence, or evade prosecution. As the danger 4 5 posed to the public is so extreme, and as it may become 6 imperative at times to temporarily delay access to specified 7 public records in order to prevent the imminent commission of an act of terrorism, the Legislature finds that the procedures 8 9 provided in this act to temporarily delay inspection or 10 copying of specific public records that are part of an 11 investigation into a potential act of terrorism are reasonable 12 and in the best interests of the safety of the public. As a result, the Legislature finds that there is substantial 13 14 justification and public necessity for permitting the head of 15 a law enforcement agency to request a delay in the inspection or copying of a public record under the limited circumstances 16 and procedures set forth in this act. 17 Section 3. This act shall take effect upon becoming a 18 19 law. 20 21 22 SENATE SUMMARY Provides process by which the Department of Law Enforcement may advise another agency to delay access to a public record for a 7-day period. Establishes standards that the department must comply with in order to initiate the process. Limits process to investigations related to terrorism. Permits a 14-day extension upon court order. Establishes elements that the department must prove in order to obtain extension. Provides for an in camera hearing. Contains a statement of public necessity. 23 24 25 26 27 28 29 30