By the Committees on Governmental Oversight and Productivity; Home Defense, Public Security, and Ports; and Senator Bennett

302-2506-03

1 A bill to be entitled 2 An act relating to public records; amending s. 3 119.07, F.S.; creating an exemption from 4 public-records requirements to include building plans, blueprints, schematic drawings, and 5 6 diagrams held by a public agency and relating 7 to specified facilities, developments, and structures; providing exceptions; providing for 8 9 legislative review and repeal; providing definitions; providing a statement of public 10 necessity; providing an effective date. 11 12 Be It Enacted by the Legislature of the State of Florida: 13 14 15 Section 1. Present paragraph (ff) of subsection (3) of section 119.07, Florida Statutes, is redesignated as paragraph 16 17 (gg), and a new paragraph (ff) is added to that subsection, to 18 read: 19 119.07 Inspection, examination, and duplication of 20 records; exemptions. --(3) 21 22 (ff) Building plans, blueprints, schematic drawings, and diagrams, including draft, preliminary, and final formats, 23 which depict the internal or external layout or structural 24 25 elements of an attractions and recreation facility, 26 entertainment/resort complex, industrial complex, retail and service development, office development, or hotel or motel 27 2.8 development, which documents are held by an agency as defined 29 in s. 119.011, are exempt from the provisions of subsection (1) and s. 24(a), Art. I of the State Constitution. This 30

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CODING: Words stricken are deletions; words underlined are additions.

exemption applies to any such documents held either

permanently or temporarily by an agency before or after the effective date of this act. Information made exempt by this paragraph may be disclosed to another governmental entity if disclosure is necessary for the receiving entity to perform its duties and responsibilities; to the owner or owners of the structure in question or the owner's legal representative; or upon a showing of good cause before a court of competent jurisdiction. As used in this paragraph, the term:

- 1. "Attractions and recreation facility" means any sports, entertainment, amusement, or recreation facility, including, but not limited to, a sports arena, stadium, racetrack, tourist attraction, amusement park, or pari-mutuel facility that:
 - a. For single-performance facilities:
 - (I) Provides single-performance facilities; or
- (II) Provides more than 10,000 permanent seats for spectators.
 - b. For serial-performance facilities:
- (I) Provides parking spaces for more than 1,000 motor vehicles; or
- (II) Provides more than 4,000 permanent seats for spectators.
- 2. "Entertainment/resort complex" means a theme park comprised of at least 25 acres of land with permanent exhibitions and a variety of recreational activities, which has at least 1 million visitors annually who pay admission fees thereto, together with any lodging, dining, and recreational facilities located adjacent to, contiguous to, or in close proximity to the theme park, as long as the owners or operators of the theme park, or a parent or related company or subsidiary thereof, has an equity interest in the lodging,

dining, or recreational facilities or is in privity therewith.

Close proximity includes an area within a 5-mile radius of the theme park complex.

- 3. "Industrial complex" means any industrial, manufacturing, processing, distribution, warehousing, wholesale facility, or plant, as well as accessory uses and structures, under common ownership which:
- a. Provides onsite parking for more than 250 motor vehicles;
- b. Encompasses 500,000 square feet or more of gross floor area; or
- c. Occupies a site of 100 acres or more, but excluding wholesale facilities or plants that primarily serve or deal onsite with the general public.
- 4. "Retail and service development" means any retail, service, or wholesale business establishment or group of establishments which deals primarily with the general public onsite and is operated under one common property ownership, development plan, or management that:
- <u>a. Encompasses more than 400,000 square feet of gross floor area; or </u>
- b. Provides parking spaces for more than 2,500 motor vehicles.
- 5. "Office development" means any office building or park operated under common ownership, development plan, or management that encompasses 300,000 or more square feet of gross floor area.
- <u>6. "Hotel or motel development" means any hotel or motel development that accommodates 350 or more units.</u>
- Section 2. <u>Section 119.07(3)(ff)</u>, Florida Statutes, 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, 2008, unless reviewed and 2 3 reenacted by the Legislature. Section 3. The Legislature finds that the 4 5 public-records exemption created by this act is a public 6 necessity in order to ensure the safety of an attractions and 7 recreation facility, entertainment/resort complex, industrial 8 complex, retail and service development, office development, or hotel or motel development and to ensure public safety. 9 10 Such exempt information is a vital component of public safety, 11 and, if the building plans, blueprints, schematic drawings, and diagrams were made publicly available, the ability of 12 persons who desire to harm individuals located in or using 13 14 those structures would be increased. In addition terrorists would have easy access to the exempt information and use the 15 information to inflict harm on the public. Although skill 16 17 would be required to use such information to further an act of terrorism, ample evidence exists of the capabilities of 18 19 terrorists to conduct complicated acts of terrorism. The attack on the World Trade Center and the Pentagon on September 20 11, 2001, as well as the intentional spread of anthrax in this 21 country and state provide evidence that such capabilities 22 exist. These events also show the crippling effect that 23 24 terrorist acts can have, not only on the lives of persons in a 25 community affected by terrorism but also on the economy of the community, the state, and the nation. Consequently, the 26 Legislature finds that the public-records exemption created by 27 28 this act is a public necessity. 29 Section 4. This act shall take effect upon becoming a 30 law. 31

1	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN
2	COMMITTEE SUBSTITUTE FOR CS/SB 1362
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4	Narrows the types of structures for which the exemption
5	applies. Provides that the exemption applies for plans and blueprints of an attractions and recreation facility,
6	entertainment/resort complex, industrial complex, retail and service development, office development, or hotel or motel
7	development.
8	Provides definitions for the the structures for which the exemption applies.
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