## Florida Senate - 2003

## CS for SB 306

**By** the Committees on Governmental Oversight and Productivity; and Health, Aging, and Long-Term Care

	302-2141-03
1	A bill to be entitled
2	An act relating to public records and meetings;
3	amending s. 408.7056, F.S., which provides that
4	certain information identifying a subscriber
5	under the Statewide Provider and Subscriber
6	Assistance Program is exempt from
7	public-records requirements and requirements
8	for public meetings; deleting the exemption
9	provided for information identifying the
10	spouse, relative, or guardian of a subscriber;
11	requiring the statewide provider and subscriber
12	assistance panel, the Agency for Health Care
13	Administration, and the Department of Insurance
14	to release certain information to the
15	subscriber or managed care entity involved in a
16	grievance procedure; deleting the exemption
17	that authorizes meetings to be closed if
18	information constituting a trade secret is
19	revealed; reenacting the exemptions and
20	removing the repeal thereof scheduled under the
21	Open Government Sunset Review Act of 1995;
22	providing an 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. Notwithstanding the repeal scheduled on
27	October 2, 2003, under the Open Government Sunset Review Act
28	of 1995, subsections (13), (14), and (15) of section 408.7056,
29	Florida Statutes, are reenacted and amended to read:
30	408.7056 Statewide Provider and Subscriber Assistance
31	Program
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CODING:Words stricken are deletions; words underlined are additions.

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1 (13) Any information which would identify a subscriber 2 or the spouse, relative, or quardian of a subscriber and which 3 is contained in a report obtained by the Department of Insurance pursuant to this section is confidential and exempt 4 5 from the provisions of s. 119.07(1) and s. 24(a), Art. I of б the State Constitution. 7 (13) (14) A proposed order issued by the agency or 8 department which only requires the managed care entity to take 9 a specific action under subsection (7) is subject to a summary hearing in accordance with s. 120.574, unless all of the 10 11 parties agree otherwise. If the managed care entity does not prevail at the hearing, the managed care entity must pay 12 reasonable costs and attorney's fees of the agency or the 13 department incurred in that proceeding. 14 (14)(15)(a) Any information that identifies which 15 would identify a subscriber or the spouse, relative, or 16 17 guardian of a subscriber which is held contained in a 18 document, report, or record prepared or reviewed by the panel, 19 or obtained by the agency, or department pursuant to this 20 section is confidential and exempt from the provisions of s. 21 119.07(1) and s. 24(a), Art. I of the State Constitution. However, at the request of a subscriber or managed care entity 22 involved in a grievance procedure, the panel, agency, or 23 24 department shall release information identifying the 25 subscriber involved in that grievance procedure to the requesting subscriber or managed care entity. 26 27 (b) Meetings of the panel shall be open to the public 28 unless the provider or subscriber whose grievance will be 29 heard requests a closed meeting or the agency or the 30 department of Insurance determines that information of a 31 sensitive personal nature which discloses the subscriber's 2

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1	medical treatment or history <del>; or information which constitutes</del>
2	a trade secret as defined by s. 812.081; or information
3	relating to internal risk management programs as defined in s.
4	641.55(5)(c), (6), and (8) may be revealed at the panel
5	meeting, in which case that portion of the meeting during
6	which <u>a subscriber's medical treatment or history</u> such
7	sensitive personal information, trade secret information, or
8	internal risk management program information is discussed
9	shall be exempt from <del>the provisions of</del> s. 286.011 and s.
10	24(b), Art. I of the State Constitution. All closed meetings
11	shall be recorded by a certified court reporter.
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13	This subsection is subject to the Open Government Sunset
14	Review Act of 1995 in accordance with s. 119.15, and shall
15	stand repealed on October 2, 2003, unless reviewed and saved
16	from repeal through reenactment by the Legislature.
17	Section 2. This act shall take effect October 1, 2003.
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19	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR
20	SB 306
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22	Conforms the public meetings exemption to the public records exemption by referring to the subscriber's medical treatment or history instead of to all sensitive personal information.
23	or history instead of to all sensitive personal information.
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