4

An act relating to public records; providing an exemption from public-records requirements for a manuscript or other archival material donated to and held by an official archive of a municipality or county and subject to special terms and conditions that limit the right to copy or inspect the manuscript or material; requiring that such a manuscript or other archival material be made available for inspection and copying after a specified period or pursuant to court order; providing for future legislative review and repeal; providing a finding of public necessity; providing an effective date.

16 17

11

Be It Enacted by the Legislature of the State of Florida:

18 19

20

31

Section 1. Manuscripts or other archival material; public records exemption.--

(1) A manuscript or other archival material that is 21 22 donated to and held by an official archive of a municipality 23 or county contingent upon special terms and conditions that 24 limit the right to inspect or copy such manuscript or other material, but which manuscript or archival material is not 2.5 otherwise made or received pursuant to law or ordinance or in 26 connection with the transaction of official business by any 2.7 28 governmental agency, is confidential and exempt from section 29 119.07(1), Florida Statutes, and Section 24(a), Article I of the State Constitution, except as otherwise provided in the 30

special terms and conditions. However, a manuscript or other

ENROLLED

30

archival material received under special terms and conditions as provided by this section shall be made available for inspection and copying 50 years after the date of the creation 3 of the manuscript or other archival material, at an earlier 4 date specified in the special terms or conditions, or upon a 5 showing of good cause before a court of competent 6 7 jurisdiction. 8 (2) Subsection (1) is subject to the Open Government Sunset Review Act of 1995 in accordance with section 119.15, 9 Florida Statutes, and shall stand repealed on October 2, 2009, 10 unless reviewed and saved from repeal through reenactment by 11 the Legislature. 12 13 Section 2. The Legislature finds that it is a public 14 necessity to make certain donated manuscripts and other archival material held by an official archive of a 15 municipality or county exempt from public disclosure. The 16 Legislature finds that a municipal or county archive is often 17 18 designated as the repository for manuscripts or other material 19 of a private individual. Except for the deposit of these manuscripts or material in an official archive of a 20 municipality or county, such manuscripts and material are not 2.1 22 otherwise made or received pursuant to law or ordinance or in 2.3 connection with the transaction of official business by any 24 governmental agency, and would not be in the possession of a governmental agency except for the donation of the private 2.5 person. Nevertheless, such manuscript or other material may be 26 of important historical interest to the municipality or 2.7 2.8 county, and therefore should be preserved in the public 29 interest. The diaries of prominent historical figures,

manuscripts of important writers, and personal effects of

significant persons are examples of the types of archival

material that could be placed in an official municipal or county archive. A private donor often makes the donation of such manuscripts or other material contingent upon special 3 terms and conditions in order to protect private facts during 4 the lifetime of the donor or during the lifetime of another 5 person. If a municipal or county archive is unable to comply 6 with the special terms and conditions, a potential donor would 8 be unlikely to donate manuscripts or other material that is of 9 significant archival value to the municipality or county. As a result, important historical information could be lost to the 10 public. While the receipt of such manuscripts or other 11 archival material is in the public interest, the Legislature 12 13 also finds that special terms and conditions should not 14 forever preclude the ability of the public to inspect and copy such manuscripts or other archival material. The Legislature 15 finds that the interests of the donor and the public are 16 protected by limiting such special terms and conditions to 50 17 18 years following the date of the creation of the manuscript or 19 other material. Such a limitation helps to protect private facts during the lifetime of an affected person and ensures 20 the preservation of manuscripts and material beneficial to the 2.1 22 public, while ultimately preserving public access. 23 Section 3. This act shall take effect October 1, 2004. 24 2.5 2.6 27 28 29 30 31