Bill No.HB 1969

	Amendment No. (for drafter's use only)
	CHAMBER ACTION
	Senate House
1	Representative Barreiro offered the following:
2	
3	Amendment (with title amendment)
4	Remove everything after the enacting clause and insert:
5	Section 1. Subsection (11) is added to section 125.901,
б	Florida Statutes, to read:
7	125.901 Children's services; independent special district;
8	council; powers, duties, and functions
9	(11)(a) Personal identifying information concerning a
10	child or the child's parent or guardian held by a children's
11	services council, juvenile welfare board, or other similar
12	entity created under this section or by special law, or held by
13	a service provider or researcher under contract with such
14	entity, is exempt from s. 119.07(1) and s. 24(a), Art. I of the
15	State Constitution. This exemption applies to such personal

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16	identifying information held on, before, or after the effective
17	date of this exemption.
18	(b) This subsection is subject to the Open Government
19	Sunset Review Act of 1995 in accordance with s. 119.15, and
20	shall stand repealed on October 2, 2009, unless reviewed and
21	saved from repeal through reenactment by the Legislature.
22	Section 2. The Legislature finds, as a matter of public
23	necessity, that personal identifying information concerning a
24	child or the child's parent or guardian held by a children's
25	services council, juvenile welfare board, or other similar
26	entity created under s. 125.901, Florida Statutes, or by special
27	law, or held by a service provider or researcher under contract
28	with such entity, must be exempt from s. 119.07(1), Florida
29	Statutes, and s. 24(a), Art. I of the State Constitution. The
30	Legislature finds that public availability of information that
31	directly reveals the identity of a child, or that indirectly
32	identifies the child through the identification of the child's
33	parent or guardian, would be contrary to the state's compelling
34	interest in protecting the public safety. The Legislature finds
35	that it is necessary to exempt such personal identifying
36	information so that such information cannot be used to
37	facilitate stalking, harassment, abduction, or abuse of any
38	child who is the subject of such information. The Legislature
39	finds that this interest outweighs any public benefit derived
40	from releasing such identifying information. The Legislature
41	further finds that nonidentifying information regarding services
42	provided to, or research concerning, children shall not be
43	exempted from disclosure by this act.

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HOUSE AMENDMENT

Bill No.HB 1969

Amendment No. (for drafter's use only) 44 Section 3. This act shall take effect July 1, 2004. 45 46 Remove the entire title and insert: 47 48 A bill to be entitled 49 An act relating to a public records exemption for 50 identifying information; amending s. 125.901, F.S.; providing that personal identifying information of a child 51 52 or the child's parent or guardian held by a children's services council, juvenile welfare board, or other similar 53 54 entity is exempt from the requirement that public records 55 be open to inspection and duplication; providing for 56 retroactive application; providing for future legislative review and repeal under the Open Government Sunset Review 57 58 Act of 1995; providing a statement of public necessity; 59 providing an effective date.

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