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2	An act relating to public records; creating s.
3	409.25661, F.S.; exempting from public-records
4	requirements certain records obtained by the
5	Department of Revenue under an insurance claim
6	data exchange system; providing for expiration
7	of the exemption; providing for future
8	legislative review and repeal; providing
9	findings of public necessity; providing a
10	contingent effective date.
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12	Be It Enacted by the Legislature of the State of Florida:
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14	Section 1. Section 409.25661, Florida Statutes, is
15	created, to read:
16	409.25661 Public-record exemption for insurance claim
17	data exchange information
18	(1) Information obtained by the Department of Revenue
19	pursuant to s. 409.25659 is confidential and exempt from s.
20	119.07(1) and s. 24(a), Art. I of the State Constitution until
21	such time as the department determines whether a match exists.
22	If a match exists, such information becomes available for
23	public disclosure. If a match does not exist, the nonmatch
24	information shall be destroyed as provided in s. 409.25659.
25	(2) This section is subject to the Open Government
26	Sunset Review Act of 1995 in accordance with s. 119.15 and
27	shall stand repealed on October 2, 2009, unless reviewed and
28	saved from repeal through reenactment by the Legislature.
29	Section 2. The Legislature finds it is a public
30	necessity that insurance claims information obtained by the
31	Department of Revenue pursuant to section 409.25659, Florida

1	Statutes, be made confidential and exempt until such time as
2	the department determines whether a match is made with regards
3	to a person who owes child support. Such information regarding
4	those persons who do not receive a match is personal and of a
5	private nature. Gathering and maintaining personal information
6	on persons for purposes of child support enforcement, when
7	such persons do not owe child support, could be considered an
8	intrusion into the right of one's privacy, especially since
9	those persons are unaware that government has collected such
10	information. If such information is not made confidential and
11	exempt until the time specified, the effective and efficient
12	administration of the insurance claim data exchange program
13	could be jeopardized. Insurers might be less likely to provide
14	the department with information regarding insurance claims if
15	the insurer believes such information will be made available
16	for public disclosure. Finally, public oversight of such
17	program is not hindered in that the public has access to all
18	information regarding persons receiving a match.
19	Section 3. This act shall take effect upon becoming a
20	law if SB 160 or similar legislation is adopted in the same
21	legislative session, or an extension thereof, and becomes law.
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CODING: Words stricken are deletions; words underlined are additions.