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A bill to be entitled

2 An act relating to public records; amending s. 97.0585, F.S.; revising an exemption from the public-records law 3 which is provided for information concerning persons who 4 5 decline to register to vote, information relating to the 6 place where a person registered to vote or updated a 7 registration, and a voter's signature and social security number; creating exemptions from disclosure for a voter's 8 driver's license number and Florida identification number; 9 deleting an exemption from disclosure provided for the 10 11 voter's telephone number; providing certain exceptions; providing for retroactive application of the exemption; 12 amending s. 741.465, F.S.; expanding a public-records 13 exemption for the names, addresses, and telephone numbers 14 of participants in the Address Confidentiality Program for 15 Victims of Domestic Violence contained in certain voter 16 records held by the supervisor of elections and the 17 Department of State; providing for future legislative 18 review and repeal under the Open Government Sunset Review 19 Act; providing a finding of public necessity; providing a 20 21 contingent effective date.

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

25 Section 1. Section 97.0585, Florida Statutes, is amended 26 to read:

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27	97.0585 Public-records exemption; information regarding						
28	voters and voter registration Declinations to register; place of						
29	registration and registration information; confidentiality						
30	(1) The following information concerning voters and voter						
31	registration held by an agency as defined in s. 119.011 is						
32	confidential and exempt from s. 119.07(1) and s. 24(a), Art. I						
33	of the State Constitution and may be used only for purposes of						
34	voter registration:						
35	(a) All declinations to register to vote made pursuant to						
36	ss. 97.057 and 97.058 are confidential and exempt from the						
37	provisions of s. 119.07(1) and s. 24(a), Art. I of the State						
38	Constitution and may be used only for voter registration						
39	purposes.						
40	(b) (2) Information relating to the place where a person						
41	registered to vote or where a person updated a voter						
42	registration.						
43	(c) The social security number, driver's license number,						
44	and Florida identification number of a voter registration						
45	applicant or voter.						
46	(2) The signature of a voter registration applicant or a						
47	voter is confidential and exempt from the provisions of s.						
48	119.07(1) and s. 24(a), Art. I of the State Constitution; and a						
49	voter's signature, social security number, and telephone number						
50	may not be copied and is are exempt for that purpose from the						
51	provisions of s. 119.07(1) and s. 24(a), Art. I of the State						
52	Constitution.						
53	(3) This section applies to information held by an agency						
54	before, on, or after the effective date of this exemption.						
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Section 2. Subsection (2) of section 741.465, Florida
Statutes, is amended to read:

57 741.465 Public records exemption for the Address
58 Confidentiality Program for Victims of Domestic Violence.--

59 (2)The names, addresses, and telephone numbers of participants in the Address Confidentiality Program for Victims 60 of Domestic Violence contained in voter registration and voting 61 62 records held by the supervisor of elections and the Department of State are exempt from s. 119.07(1) and s. 24(a), Art. I of 63 the State Constitution, except the information may be disclosed 64 65 under the following circumstances: to a law enforcement agency 66 for purposes of assisting in the execution of an arrest warrant or, if directed by a court order, to a person identified in the 67 68 order. This exemption applies to information made exempt by this subsection before, on, or after the effective date of the 69 exemption. 70

Sections 97.0585 and 741.465, Florida Statutes, 71 Section 3. as amended by this act, are subject to the Open Government 72 73 Sunset Review Act of 1995 in accordance with section 119.15, Florida Statutes, and shall stand repealed on October 2, 2010, 74 75 unless reviewed and saved from repeal through reenactment by the 76 Legislature. (1) 77 Section 4. The Legislature recognizes that the Help

America Vote Act of 2002 requires the implementation of a new single, uniform, centralized, interactive, and computerized statewide voter registration system by January 1, 2006. The Florida Voter Registration System (FVRS) will replace the existing state's voter registration system. The FVRS will

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83 interface with and integrate voter registration information and records from the offices of the 67 county supervisors of 84 85 elections. The FVRS will contain the name and other registration information of every legally registered voter in the state. The 86 87 FVRS will be the official list of registered voters in the state and will be used as the registration system for federal and 88 89 state elections. Any such system must keep information 90 concerning a person's decision not to register or information concerning the place where a person registers to vote 91 92 confidential in accordance with the National Voter Registration 93 Act. Therefore, the Legislature finds it necessary to continue 94 the existing public-records exemption to keep such information 95 confidential and exempt in order to conform with the 96 requirements of the National Voter Registration Act. Additionally, because persons may register to vote or update 97 voter registration information at designated voter registration 98 99 agencies that may include any office that provides public 100 assistance, this exemption is also necessary to protect from 101 disclosure personal information concerning those persons who 102 apply for or receive public assistance at these offices. 103 (2) The Legislature also finds it necessary to broaden the existing exemption from public-records access to social security 104 105 numbers of voters and voter registration applicants to include driver's license numbers and Florida identification numbers. The 106 107 Legislature finds that access to such information can lead to 108 fraud, personal identity theft, and invasion of privacy. The 109 Florida Voter Statewide Voter Registration System, once 110 implemented and maintained, will constitute one of the most Page 4 of 7

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111	comprehensive and up-to-date databases of persons in this state.
112	The Legislature finds it not only necessary to exempt from
113	copying social security numbers, driver's license numbers, and
114	Florida identification numbers of those persons in the Florida
115	Voter Registration System but also to exempt those numbers from
116	inspection. Even the memorization of a single person's social
117	security number, driver's license number, or Florida
118	identification number could result in economic and personal harm
119	to that individual whose numbers may be used to perpetrate fraud
120	or may be coupled with other readily available public
121	information to commit personal identity theft or to gain access
122	to records, such as financial, educational, or medical records.
123	The Legislature also finds it necessary to keep the social
124	security numbers, driver's license numbers, and Florida
125	identification numbers in the Florida Voter Registration System
126	confidential and exempt in order to encourage voter registration
127	and remove disincentives to registering to vote.
128	(3) The Legislature also finds it necessary to continue
129	and to expand the existing exemption that precludes the copying
130	of a voter's signature. Currently, a voter's signature is exempt
131	from copying but only if contained on a voter registration
132	application or precinct register. Two advisory opinions from the
133	Attorney General issued in 2001 stated that a voter's signature
134	on an absentee ballot certificate is not part of the voter
135	registration record and therefore not exempt from copying.
136	Because express exemption from copying did not exist for
137	absentee ballot certificates, any person or entity may request
138	and obtain copies of all signatures of voters who voted absentee
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139 in any particular election. Consequently, any person or entity may also request and obtain copies of all signatures of voters 140 141 who signed provisional ballot envelopes, early voting certificates, or any other voting-related documents other than a 142 143 voter registration application or a precinct register. The Legislature intends that a voter's signature be protected in 144 order to prevent fraud, identity theft, or invasion of privacy 145 146 in all instances. Nonetheless, the Legislature finds that any 147 exemption for such signatures must be balanced against the 148 continuing administrative need to allow for public inspection of 149 the signatures of voters or voter registration applicants for purposes of voter verification, matching, or authenticity as may 150 151 occur in a voter's challenge or canvassing of an absentee 152 ballot. Therefore, the Legislature finds that it is a public 153 necessity to continue the existing exemption solely from copying 154 of voters' signatures and to expand that exemption to apply to 155 voters' signatures as may also appear on absentee ballot 156 certificate envelopes, provisional ballot envelopes, early-157 voting certificates, or any other voting-related document that 158 must be executed for purposes of voting or voter registration. 159 (4) The Legislature also finds that it is a public 160 necessity that the names, addresses, and telephone numbers of 161 participants in the Address Confidentiality Program for Victims 162 of Domestic Violence which are contained in voter registration 163 and voting records held by the supervisor of elections and the 164 Department of State be made exempt from public-records 165 requirements. Participants in the program have demonstrated to 166 the Office of the Attorney General that there exists a risk to

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167 their physical safety and security. Nonetheless, program 168 participants must be afforded the ability to participate in 169 society and cast a vote in elections. However, the supervisor of elections and the Department of State must have a verifiable 170 171 address for a program participant in order to place that 172 participant in the proper voting district and to maintain 173 accurate records for compliance with state and federal 174 requirements. The public-records exemption for the participant's 175 name is a public necessity because access to such name narrows 176 the location of that participant to his or her voting area. In 177 addition, access to the participant's address and telephone 178 number provides specific location and contact information for the participant. Therefore, access to the participant's name, 179 180 address, and telephone number defeats the sole purpose of the Address Confidentiality Program for Victims of Domestic 181 Violence, which is to provide safety and security for each 182 183 participant.

Section 5. This act shall take effect on the same date that Senate Bill 2176 or similar legislation takes effect, if such legislation is enacted in the same legislative session or an extension thereof and becomes law.

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