## Florida Senate - 2005

CS for CS for SB 698

**By** the Committees on Governmental Oversight and Productivity; Judiciary; and Senator Sebesta

585-2202-05

1	A bill to be entitled
2	An act relating to public records; creating s.
3	516.115, F.S.; creating an exemption from
4	public-records requirements for information
5	obtained by the Office of Financial Regulation
б	of the Financial Services Commission in
7	connection with active investigations and
8	examinations under the Florida Consumer Finance
9	Act; providing an exception; providing a
10	definition; providing for future legislative
11	review and repeal under the Open Government
12	Sunset Review Act; providing a statement of
13	public necessity; providing a contingent
14	effective date.
15	
16	Be It Enacted by the Legislature of the State of Florida:
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18	Section 1. Section 516.115, Florida Statutes, is
19	created to read:
20	516.115 Public records exemption for investigation and
21	examination information
22	(1) Except as otherwise provided by this section,
23	information held by the Office of Financial Regulation of the
24	Financial Services Commission pursuant to an investigation or
25	examination conducted under this chapter is confidential and
26	exempt from s. 119.07(1) and s. 24(a), Art. I of the State
27	Constitution until the investigation or examination is
28	completed or ceases to be active.
29	(2) Such information shall remain confidential and
30	exempt from s. 119.07(1) and s. 24(a), Art. I of the State
31	Constitution after the office's investigation or examination
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1 is completed or ceases to be active if the office submits the information to a law enforcement agency, administrative 2 agency, or regulatory organization for further investigation 3 4 or examination. Such information shall remain confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State 5 6 Constitution until that agency's investigation or examination 7 is completed or ceases to be active. 8 (3) Such information shall remain confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State 9 10 Constitution after the office completes its investigation or examination or after the investigation or examination ceases 11 12 to be active if disclosure would: 13 (a) Jeopardize the integrity of another active investigation or examination; 14 (b) Reveal the name, address, telephone number, social 15 security number, or any other identifying information of a 16 17 complainant, customer, or account holder; 18 (c) Reveal the identity of a confidential source; (d) Reveal investigative techniques or procedures; or 19 (e) Reveal a trade secret as defined in s. 688.002. 20 21 2.2 For purposes of this section, an investigation or examination 23 is active so long as the office or any law enforcement agency, administrative agency, or regulatory organization is 2.4 proceeding with reasonable dispatch and has a reasonable good 25 faith belief that the investigation or examination may lead to 26 27 the filing of an administrative, civil, or criminal proceeding 2.8 or to the denial or conditional grant of a license, registration, or permit. 29 30 (4) This section is subject to the Open Government Sunset Review Act of 1995 in accordance with s. 119.15, and 31

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1	shall stand repealed on October 2, 2010, unless reviewed and
2	saved from repeal through reenactment by the Legislature.
3	Section 2. <u>(1) The Legislature finds that it is a</u>
4	public necessity that information held by the Office of
5	Financial Regulation of the Financial Services Commission
б	pursuant to an investigation or examination conducted under
7	chapter 516, Florida Statutes, be made confidential and exempt
8	from section 119.07(1), Florida Statutes, and Section 24(a),
9	Article I of the State Constitution until the investigation or
10	examination is completed or ceases to be active or, if the
11	office submits the information to any law enforcement agency,
12	administrative agency, or regulatory organization for further
13	investigation, until that agency's or organization's
14	investigation is completed or ceases to be active. The
15	Legislature further finds that it is a public necessity that
16	information that, if released, would jeopardize the integrity
17	of another active investigation or examination; reveal the
18	name, address, telephone number, social security number, or
19	any other identifying information of any complainant,
20	customer, or account holder; disclose the identity of a
21	confidential source; disclose investigative techniques or
22	procedures; or reveal a trade secret as defined in section
23	688.002, Florida Statutes, remain exempt and confidential once
24	an investigation or examination is completed or ceases to be
25	active.
26	(2) An investigation or examination conducted by the
27	office may lead to filing an administrative, civil, or
28	criminal proceeding or to denying or conditionally granting a
29	license, registration, or permit. The release of investigative
30	or examination information before the investigation or
31	examination is completed or ceases to be active could

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1 jeopardize the integrity of such active investigation or 2 examination or could jeopardize the integrity of an active investigation or examination conducted by a law enforcement 3 4 agency, administrative agency, or regulatory organization at the request of the office. 5 б (3) Investigations and examinations conducted by the 7 office frequently involve the gathering of personal, sensitive 8 information concerning complainants, customers, account holders, and confidential sources. The office may not 9 10 otherwise have this identifying information, including the name, address, telephone number, and social security number of 11 12 such persons, in its possession but for the investigation or 13 examination. Because of the sensitive nature of the information gathered, the disclosure of such information could 14 cause unwarranted damage to such persons by facilitating 15 identity theft or by jeopardizing their safety. 16 17 (4) Revealing investigative techniques or procedures 18 may inhibit the effective and efficient administration of the 19 office in conducting investigations or examinations. 20 Revelation of such techniques or procedures could allow a 21 person to hide or conceal violations of law which would have 2.2 otherwise been discovered during an investigation or 23 examination. As such, the office's ability to perform an effective and efficient investigation or examination may be 2.4 25 hindered. (5) It is sometimes necessary for the office to review 26 27 trade secrets as part of an ongoing investigation or 2.8 examination. Public disclosure of trade secrets may cause injury to the affected entity in the marketplace. The release 29 of trade secrets could create an unfair competitive advantage 30 for persons receiving such information, which would adversely 31

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impact the business under investigation or examination. The public-records exemption for trade secrets will provide the office with the necessary tools to perform its function while maintaining adequate protection for the affected business. Section 3. This act shall take effect October 1, 2005, if SB 304 or substantially similar legislation is adopted in the same legislative session or an extension thereof and becomes law. STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR CS/SB 698 Makes organizational changes to the exemption. Removes reference to the "complaint" as it is part of the records of the investigation and protected. 

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