2005 CS

CHAMBER ACTION

1 The Governmental Operations Committee recommends the following: 2 3 Council/Committee Substitute 4 Remove the entire bill and insert: A bill to be entitled 5 6 An act relating to public records and meetings exemptions; 7 creating s. 440.3851, F.S.; exempting from public records 8 and public meetings requirements certain records of the 9 Florida Self-Insurers Guaranty Association, Incorporated, 10 and certain meetings of the board of directors of the 11 association or any subcommittee of the board; providing for release of such records under certain circumstances; 12 13 providing requirements; providing for future legislative 14 review and repeal; providing findings of public necessity; providing an effective date. 15 16 17 Be It Enacted by the Legislature of the State of Florida: 18 19 Section 1. Section 440.3851, Florida Statutes, is created to read: 20 21 440.3851 Public records and public meetings exemptions.--22 The following records of the Florida Self-Insurers (1) 23 Guaranty Association, Incorporated, are confidential and exempt Page 1 of 5

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24	from s. 119.07(1) and s. 24(a), Art. I of the State
25	Constitution:
26	(a) Claims files, until termination of all litigation and
27	settlement of all claims arising out of the same incident.
28	(b) Medical records that are part of a claims file and
29	other information relating to the medical condition or medical
30	status of a claimant.
31	(c) Minutes of exempt portions of meetings, as provided in
32	subsection (3), until termination of all litigation and
33	settlement of all claims with regard to that claim.
34	(2) Records or portions of records made confidential and
35	exempt by this section may be released, upon written request, to
36	another agency in the performance of that agency's official
37	duties and responsibilities. The receiving agency shall maintain
38	the confidential and exempt status of such record or portion of
39	a record.
40	(3) That portion of a meeting of the association's board
41	of directors or any subcommittee of the association's board at
42	which records made confidential and exempt by this section are
43	discussed is exempt from s. 286.011 and s. 24(b), Art. I of the
44	State Constitution. All exempt portions of meetings shall be
45	recorded and transcribed. The board shall record the times of
46	commencement and termination of the meeting, all discussion and
47	proceedings, the names of all persons present at any time, and
48	the names of all persons speaking. An exempt portion of any
49	meeting may not be off the record. Subject to this section and
50	s. 119.07(2)(a), the court reporter's notes of any exempt
51	portion of a meeting shall be retained by the association for a Page2of5

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CS 52 minimum of 5 years. A copy of the transcript of any exempt 53 portion of a meeting in which claims files are discussed shall become public as to individual claims after settlement of the 54 55 claim with any confidential and exempt information redacted. 56 This section is subject to the Open Government Sunset (4) Review Act of 1995 in accordance with s. 119.15 and shall stand 57 repealed on October 2, 2010, unless reviewed and saved from 58 59 repeal through reenactment by the Legislature. 60 Section 2. (1) The Legislature finds that it is a public 61 necessity that claims files of the Florida Self-Insurers 62 Guaranty Association, Incorporated, be held confidential and 63 exempt from public records requirements and that portions of 64 meetings of the board of directors of the association or of any subcommittee of the board, wherein these claims files are 65 66 reviewed and evaluated be made exempt from public meetings 67 requirements. The Legislature finds that the association was created to stand in the place of private businesses that are 68 69 self-insured for workers' compensation claims if any of such businesses becomes insolvent. The Legislature finds that the 70 71 exemption of the open claims files of the association is necessary for the effective and efficient administration of a 72 73 government program created to insure workers with claims against 74 insolvent businesses which can otherwise seek compensation from 75 the funds collected by the association from its member 76 businesses. Claims files are created by the association after a 77 claim against one of its insolvent members is made; contain 78 detailed information about the claim, medical information, and 79 other personal information about the claimant; and also contain Page 3 of 5

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80 information detailing the evaluation of the legitimacy of the claim, the extent of incapacity, and a valuation of the award, 81 if any, that should be made. Information in a claims file held 82 83 by the association includes the medical records and other 84 information related to the medical condition or medical status 85 of a claimant. The Legislature finds that the claimants' medical records and other medical-related information are personal and 86 87 sensitive. Therefore, the Legislature finds that an exemption for medical records and other information related to the medical 88 89 condition or medical status of a claimant is a public necessity 90 in order to protect a claimant's health-related information. 91 Matters of personal health are traditionally a private and 92 confidential concern. The release of the medical records of a 93 claimant or personal identifying information concerning a 94 claimant would violate the privacy of the individual or could 95 cause unwarranted damage to the name or reputation of the individual. When a claim is contested, the work product of legal 96 97 counsel may also be included in the file in the form of 98 direction to claims professionals or other attorney-client 99 privileged communications. Allowing the claimant or claimant's 100 lawyers access to the files, which could be used for purposes of 101 negotiation, claim evaluation, and settlement considerations, 102 would weaken the legal position of the association and could 103 result in higher awards and settlements paid out by the quaranty 104 fund and ultimately the membership of the association. 105 Additionally, information in claims files that reasonably 106 encompass privileged attorney-client communications should be

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CS 107 held confidential and exempt because the release of such information could jeopardize ongoing or pending litigation. 108 109 (2) The Legislature further finds that closing access to 110 meetings of the board of directors of the association or of a 111 subcommittee of the board, wherein claims files are reviewed and 112 evaluated, is necessary for the effective and efficient 113 administration of the claims evaluation work of the association. 114 The directors of the fund act in a trustee capacity and must 115 take care that the assets of the fund are managed wisely. Their 116 efforts to meet as a collegial body to closely review individual 117 files in an open and frank setting that includes staff are thwarted by the current requirement that such meetings be open. 118 119 Furthermore, discussion of individual files in an open and 120 public setting might reveal private, sensitive medical 121 information that is otherwise confidential. 122 Section 3. This act shall take effect upon becoming a law.

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