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2	An act relating to public-records and
3	public-meetings exemptions for lobbying;
4	amending s. 112.3215, F.S.; creating a
5	public-records exemption for records relating
6	to an audit of a lobbying firm lobbying the
7	executive branch or the Constitution Revision
8	Commission or an investigation of violations of
9	the lobbying compensation reporting laws for
10	the executive branch or the Constitution
11	Revision Commission; creating a public-meetings
12	exemption for discussions of such records;
13	providing for release of the records under
14	specified conditions; providing for future
15	legislative review and repeal of the
16	exemptions; providing a statement of public
17	necessity; providing a contingent effective
18	date.
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20	Be It Enacted by the Legislature of the State of Florida:
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22	Section 1. Paragraph (d) is added to subsection (8) of
23	section 112.3215, Florida Statutes, as amended by Senate Bill
24	6-B, 2005 Special Session B, or similar legislation adopted in
25	the same legislative session or an extension thereof, to read:
26	112.3215 Lobbying before the executive branch or the
27	Constitution Revision Commission; registration and reporting;
28	investigation by commission
29	(8)
30	(d) Records relating to an audit conducted pursuant to
31	this section or an investigation conducted pursuant to this

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section or s. 112.32155 are confidential and exempt from s. 3

119.07(1) and s. 24(a), Art. I of the State Constitution, and any meetings held pursuant to such an investigation or at which such an audit is discussed are exempt from s. 286.011 4 and s. 24(b), Art. I of the State Constitution either until 5 the lobbying firm requests in writing that such investigation 6 7 and associated records and meetings be made public or until 8 the commission determines there is probable cause that the 9 audit reflects a violation of the reporting laws. This paragraph is subject to the Open Government Sunset Review Act 10 in accordance with s. 119.15 and shall stand repealed on 11 October 2, 2011, unless reviewed and saved from repeal through 12 13 reenactment by the Legislature.

Section 2. The Legislature finds that it is a public necessity that records relating to an audit of a lobbying firm lobbying the executive branch or the Constitution Revision Commission or an investigation of violations of the lobbying compensation reporting laws for the executive branch or the Constitution Revision Commission be made confidential and exempt from public-records requirements and that meetings held pursuant to such an investigation or at which such an audit is discussed be made exempt from public-meetings requirements until the alleged violator requests in writing that such records and meetings be made public or the Commission on Ethics determines there is probable cause that the audit reflects a violation of the reporting laws. The disclosure of such records could injure a lobbying firm in the marketplace by providing its competitors with detailed insights into the financial status of the firm, thereby diminishing the advantage that the lobbying firm maintains over those who do

not possess such records. Disclosure would create an economic

1	disadvantage for the lobbying firm. In addition, the public
2	release of such records through either a public-records
3	request or a public meeting could cause unwarranted damage to
4	the good name and business reputation of a lobbying firm if a
5	violation of the reporting laws is found not to exist.
6	Further, making such records available to the public could
7	encumber the commission's ongoing investigation and its
8	ability to gather pertinent information crucial to determining
9	whether a violation of the executive lobbying compensation
10	reporting laws exists. The harm to a lobbying firm in the
11	marketplace and to the effective administration of the
12	investigation and audit processes caused by the public
13	disclosure of such records far outweighs the public benefits
14	derived from its release.
15	Section 3. This act shall take effect on January 1,
16	2006, if Senate Bill 6-B or similar legislation is adopted in
17	the same legislative session or an extension thereof and
18	becomes law.
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