2 An act relating to public records; creating s. 3 556.113, F.S.; creating an exemption from 4 public-records requirements for proprietary 5 confidential business information held by the 6 Sunshine State One-Call of Florida, Inc.; 7 defining the term "proprietary confidential 8 business information"; providing for future 9 legislative repeal and review under the Open Government Sunset Review Act; providing 10 findings of public necessity; providing an 11 effective date. 12 13 14 Be It Enacted by the Legislature of the State of Florida: 15 Section 1. Section 556.113, Florida Statutes, is 16 created to read: 17 18 556.113 Sunshine State One-Call of Florida, Inc.; 19 public-records exemption. --(1) As used in this section, the term "proprietary 20 confidential business information means information provided 21 22 by: 23 (a) A member operator which is a map, plan, facility 24 location diagram, internal damage investigation report or analysis, dispatch methodology, or trade secret as defined in 2.5 26 s. 688.002, or which describes the exact location of a utility underground facility or the protection, repair, or restoration 2.7 thereof, and: 28 29 1. Is intended to be and is treated by the member operator as confidential; 30 31

2007 Legislature SB 1510

| 1 | 2. The disclosure of which would likely be used by a |
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| 2 | competitor to harm the business interests of the member |
| 3 | operator or could be used for the purpose of inflicting damage |
| 4 | on underground facilities; and |
| 5 | 3. Is not otherwise readily ascertainable or publicly |
| 6 | available by proper means by other persons from another source |
| 7 | in the same configuration as provided to Sunshine State |
| 8 | One-Call of Florida, Inc. |
| 9 | (b) An excavator in an internal damage investigation |
| 10 | report or analysis relating to damage to underground utility |
| 11 | facilities, and: |
| 12 | 1. Is intended to be and is treated by the excavator |
| 13 | as confidential; |
| 14 | 2. The disclosure of which would be reasonably likely |
| 15 | to be used by a competitor to harm the business interests of |
| 16 | the excavator or could be used for the purpose of inflicting |
| 17 | damage on underground facilities; and |
| 18 | 3. Is not otherwise readily ascertainable or publicly |
| 19 | available by proper means by other persons from another source |
| 20 | in the same configuration as provided to Sunshine State |
| 21 | One-Call of Florida, Inc. |
| 22 | (2) Proprietary confidential business information held |
| 23 | by Sunshine State One-Call of Florida, Inc., for the purpose |
| 24 | of describing the extent and root cause of damage to an |
| 25 | underground facility or using the member ticket management |
| 26 | software system is exempt from s. 119.07(1) and s. 24(a), Art. |
| 27 | I of the State Constitution. |
| 28 | (3) This section is subject to the Open Government |
| 29 | Sunset Review Act in accordance with s. 119.15 and shall stand |
| 30 | repealed on October 2, 2012, unless reviewed and saved from |
| 21 | ropeal through roomagtment by the Legiglature |

| 1 | Section 2. The Legislature finds that it is a public |
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| 2 | necessity that proprietary confidential business information |
| 3 | held by Sunshine State One-Call of Florida, Inc., for the |
| 4 | purpose of describing the extent and root cause of damage to |
| 5 | an underground facility or using the member ticket management |
| 6 | software system be made exempt from public-records |
| 7 | requirements. Sunshine State One-Call of Florida, Inc., can |
| 8 | effectively promote safe excavation practices, permit targeted |
| 9 | educational efforts, prevent future damage to underground |
| 10 | facilities, further public safety awareness in order to help |
| 11 | prevent personal injury and death to excavators and the public |
| 12 | generally, measure compliance related to effective enforcement |
| 13 | of one-call laws, and provide the basis for standardized |
| 14 | measurement of the effectiveness of underground facility |
| 15 | damage-prevention efforts used by Sunshine State One-Call of |
| 16 | Florida, Inc., only if Sunshine State One-Call of Florida, |
| 17 | Inc., obtains damage information. Without an exemption from |
| 18 | public-records requirements, the Legislature finds that the |
| 19 | proprietary and confidential nature of the information needed |
| 20 | by Sunshine State One-Call of Florida, Inc., will continue to |
| 21 | interfere with the release of such damage information to |
| 22 | Sunshine State One-Call of Florida, Inc., by both member |
| 23 | operators and excavators. Under the ticket management system |
| 24 | provided by Sunshine State One-Call of Florida, Inc., to |
| 25 | member operators, large member operators can save considerable |
| 26 | expense that currently is experienced when the same ticket |
| 27 | management system is purchased on an individual basis, and |
| 28 | small member operators can obtain access to such a system that |
| 29 | was heretofore too expensive to be employed. The ticket |
| 30 | management system that is available to all member operators of |
| 31 | Sunshine State One-Call of Florida. Inc., at no cost, promotes |

efficiency and greatly improves safety. The lack of an exemption from public-records requirements for proprietary confidential information held by Sunshine State One-Call of Florida, Inc., would stifle use of the system by both large and small member operators. Section 3. This act shall take effect July 1, 2007.

CODING: Words stricken are deletions; words underlined are additions.