1	A bill to be entitled
2	An act relating to public records and public meetings;
3	creating s. 288.985, F.S.; creating an exemption from
4	public records requirements for specified records relating
5	to military bases which are held by the Florida Council on
6	Military Base and Mission Support; creating an exemption
7	from public meetings requirements for council meetings at
8	which exempt information is presented or discussed;
9	creating an exemption from public records requirements for
10	records generated during council meetings that are closed
11	to the public; providing a penalty; providing for future
12	legislative review and repeal of the exemption; providing
13	a statement of public necessity; providing a contingent
14	effective date.
15	
16	Be It Enacted by the Legislature of the State of Florida:
17	
18	Section 1. Section 288.985, Florida Statutes, is created
19	to read:
20	288.985 Exemptions from public records and public meetings
21	requirements
22	(1) The following records held by the Florida Council on
23	Military Base and Mission Support are exempt from s. 119.07(1)
24	and s. 24(a), Art. I of the State Constitution:
25	(a) That portion of a record which relates to strengths
26	and weaknesses of military installations or military missions in
27	this state relative to the selection criteria for the
28	realignment and closure of military bases and missions under any



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29	United States Department of Defense base realignment and closure
30	process.
31	(b) That portion of a record which relates to strengths
32	and weaknesses of military installations or military missions in
33	other states or territories and the vulnerability of such
34	installations or missions to base realignment or closure under
35	the United States Department of Defense base realignment and
36	closure process, and any agreements or proposals to relocate or
37	realign military units and missions from other states or
38	territories.
39	(c) That portion of a record which relates to the state's
40	strategy to retain its military bases during any United States
41	Department of Defense base realignment and closure process and
42	any agreements or proposals to relocate or realign military
43	units and missions.
44	(2) Meetings or portions of meetings of the Florida
45	Council on Military Base and Mission Support, or a workgroup of
46	the council, at which records are presented or discussed which
47	are exempt under subsection (1) are exempt from s. 286.011 and
48	s. 24(b), Art. I of the State Constitution.
49	(3) Any records generated during those portions of
50	meetings which are closed to the public under subsection (2),
51	including, but not limited to, minutes, tape recordings,
52	videotapes, digital recordings, transcriptions, or notes, are
53	exempt from s. 119.07(1) and s. 24(a), Art. I of the State
54	Constitution.
55	(4) Any person who willfully and knowingly violates this
56	section commits a misdemeanor of the first degree, punishable as
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57 provided in s. 775.082 or s. 775.083. 58 (5) This section is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed 59 60 on October 2, 2014, unless reviewed and saved from repeal 61 through reenactment by the Legislature. 62 Section 2. The Legislature finds that it is a public 63 necessity for certain records relating to military base 64 realignment and closure information held by the Florida Council 65 on Military Base and Mission Support to be exempt from public 66 disclosure. The Legislature finds that the national defense and 67 the economic development of the state are greatly enhanced by the establishment of military installations and defense-related 68 industries in this state. The Legislature also finds that, given 69 70 the economic contribution of military installations and defenserelated industries, the state has a substantial financial 71 72 interest in the retention of its military bases. Consequently, 73 if critical information relating to the strengths, weaknesses, 74 or strategies concerning the location or retention of military 75 bases in this state is revealed, it would be exceptionally 76 difficult, if not impossible, for Florida to effectively compete 77 against other states and territories whose records are not open 78 to the public. Further, other persons or states, the Federal 79 Government, or other nations would be unwilling to share 80 information if such information could be released. Similarly, 81 the Legislature finds that the ability of the state to protect 82 military bases and missions in this state from realignment or 83 closure or to attract new bases to this state will be impaired 84 if meetings or portions of meetings held by the council, or a

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85	workgroup of the council, at which records made exempt from
86	public disclosure are presented or discussed are not also exempt
87	from public meetings requirements. Failure to protect meetings
88	or portions of meetings during which such records are discussed
89	would defeat the purpose of the public records exemption created
90	by this act. Further, the Legislature finds that records
91	generated during those portions of meetings which are closed to
92	the public, including the minutes, tape recordings, videotapes,
93	digital recordings, transcriptions, or notes from such meetings,
94	must be protected for the same reasons that justify the closing
95	of those meetings.
96	Section 3. This act shall take effect July 1, 2009, if HB
97	7123 or similar legislation is adopted in the same legislative
98	session or an extension thereof and becomes law.