CS for SB 310

 $\mathbf{B}\mathbf{y}$ the Committee on Governmental Oversight and Accountability; and Senator Dockery

	585-02786-10 2010310c1
1	A bill to be entitled
2	An act relating to public records; amending s.
3	119.071, F.S.; providing definitions; providing that
4	proprietary confidential business information held by
5	an agency is confidential and exempt from public-
6	records requirements; authorizing a request to inspect
7	or copy a record that contains proprietary
8	confidential business information to be granted under
9	certain circumstances; authorizing any person to
10	petition a court for the public release of those
11	portions of a record made confidential and exempt by
12	the act; providing requirements for the petition and
13	the court order; providing that the act does not
14	supersede any other applicable public-records
15	exemptions that existed before a certain date;
16	providing for future legislative review and repeal of
17	the exemption under the Open Government Sunset Review
18	Act; providing a finding of public necessity;
19	repealing s. 815.045, F.S., relating to trade secret
20	information; providing an effective date.
21	
22	Be It Enacted by the Legislature of the State of Florida:
23	
24	Section 1. Paragraph (h) is added to subsection (1) of
25	section 119.071, Florida Statutes, to read:
26	119.071 General exemptions from inspection or copying of
27	public records
28	(1) AGENCY ADMINISTRATION
29	(h)1. As used in this paragraph, the term:

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30	a. "Proprietor" means any self-employed individual,
31	proprietorship, corporation, partnership, limited partnership,
32	firm, enterprise, franchise, association, trust, or business
33	entity, whether fictitiously named or not, authorized to do or
34	doing business in this state, including its respective
35	authorized officer, employee, agent, or successor in interest,
36	which controls or owns the proprietary confidential business
37	information provided to an agency.
38	b. "Proprietary confidential business information" means
39	information that has been designated by the proprietor when
40	provided to an agency as information that is owned or controlled
41	by the proprietor requesting confidentiality under this section;
42	is intended to be and is treated by that proprietor as private,
43	is not readily ascertainable or publicly available from any
44	other source, and the disclosure of which would cause harm to
45	the business operations of the proprietor; has not been
46	intentionally disclosed by the proprietor unless pursuant to a
47	private agreement that provides that the information will not be
48	released to the public except as required by law or legal
49	process or pursuant to an order of a court or administrative
50	hearing officer; and that is information concerning:
51	(I) Business plans;
52	(II) Internal auditing controls and reports of internal
53	auditors;
54	(III) Reports of external auditors for privately held
55	companies; or
56	(IV) Trade secrets as defined in s. 688.002.
57	2. Proprietary confidential business information held by an
58	agency is confidential and exempt from s. 119.07(1) and s.

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59	24(a), Art. I of the State Constitution. This exemption applies
60	to proprietary confidential business information held by an
61	agency before, on, or after July 1, 2010.
62	3. Notwithstanding subparagraph 2., if a person requests to
63	inspect or copy a record under s. 119.07(1) which contains
64	proprietary confidential business information, the custodial
65	agency shall notify the proprietor of the information of the
66	request. The request shall be granted unless, within a
67	reasonable period of time, the proprietor verifies the following
68	conditions to that agency through a written declaration in the
69	manner provided by s. 92.525:
70	a. That the requested record contains proprietary
71	confidential business information and the specific location of
72	such information within the record;
73	b. If the proprietary confidential business information is
74	a trade secret, a verification that it is a trade secret as
75	defined in s. 688.002;
76	c. That the proprietary confidential business information
77	is intended to be and is treated by the proprietor as private,
78	is the subject of efforts of the proprietor to maintain its
79	privacy, and is not readily ascertainable or publicly available
80	from any other source; and
81	d. That the disclosure of the proprietary confidential
82	business information to the public would harm the business
83	operations of the proprietor.
84	4. Any person may petition a court of competent
85	jurisdiction for an order for the public release of those
86	portions of any record made confidential and exempt by
87	subparagraph 2. Any action under this subparagraph for

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88	information held by a state agency must be brought in Leon
89	County, Florida, and the petition or other initial pleading
90	shall be served on the custodial agency and, if determinable
91	upon diligent inquiry, on the proprietor of the information
92	sought to be released. In any order for the public release of a
93	record under this subparagraph, the court shall make a finding
94	that the record or portion thereof is not a trade secret as
95	defined in s. 688.002, that a compelling public interest is
96	served by the release of the record or portions thereof which
97	exceed the public necessity for maintaining the confidentiality
98	of such record, and that the release of the record will not
99	cause damage to or adversely affect the interests of the
100	proprietor of the released information, other private persons or
101	business entities, or the agency.
102	5. This paragraph does not supersede any other applicable
103	public-records exemption existing before July 1, 2010, or
104	created thereafter.
105	6. This paragraph is subject to the Open Government Sunset
106	Review Act in accordance with s. 119.15, and shall stand
107	repealed on October 2, 2015, unless reviewed and saved from
108	repeal through reenactment by the Legislature.
109	Section 2. The Legislature finds that it is a public
110	necessity that proprietary confidential business information,
111	including trade secrets, be made confidential and exempt from s.
112	24(a), Art. I of the State Constitution and s. 119.07(1),
113	Florida Statutes. Proprietary confidential business information
114	derives independent economic value, actual or potential, from
115	not being generally known to, and not being readily
116	ascertainable by proper means by, other persons who can obtain

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117	economic value from its disclosure or use. An agency, in
118	performing its lawful duties and responsibilities, may need to
119	obtain from the proprietor confidential business information.
120	Without an exemption from public-records requirements for
121	proprietary confidential business information held by an agency,
122	such information becomes a public record when received by the
123	agency and must be divulged upon request. Divulgence of any
124	proprietary confidential business information under public-
125	records laws would destroy the value of that property to the
126	proprietor, causing a financial loss not only to the proprietor
127	but also to the state or local governments due to loss of tax
128	revenue and employment opportunities for residents. Release of
129	that information would give business competitors an unfair
130	advantage and weaken the position of the proprietor of the
131	confidential business information in the marketplace. Thus, the
132	Legislature finds that it is a public necessity that proprietary
133	confidential business information held by an agency be made
134	confidential and exempt from public-records requirements.
135	Section 3. Section 815.045, Florida Statutes, is repealed.
136	Section 4. This act shall take effect July 1, 2010.

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