

By the Committees on Governmental Oversight and Accountability;  
and Governmental Oversight and Accountability

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1                                   A bill to be entitled  
2           An act relating to a review under the Open Government  
3           Sunset Review Act; amending s. 119.071, F.S., which  
4           provides an exemption from public-records requirements  
5           for bids, proposals, or replies submitted to an agency  
6           in response to a competitive solicitation; expanding  
7           the public-records exemption by extending the duration  
8           of the exemption; providing a definition; reorganizing  
9           provisions; providing for future repeal and  
10          legislative review of the exemption under the Open  
11          Government Sunset Review Act; amending s. 286.0113,  
12          F.S., which provides an exemption from public-meetings  
13          requirements for meetings at which a negotiation with  
14          a vendor is conducted and which provides an exemption  
15          from public-records requirements for recordings of  
16          exempt meetings; providing definitions; expanding the  
17          exemption to include meetings at which a negotiation  
18          with a vendor is conducted pursuant to a competitive  
19          solicitation, at which a vendor makes an oral  
20          presentation as part of a competitive solicitation, at  
21          which a vendor answers questions as part of a  
22          competitive solicitation, and at which team members  
23          discuss negotiation strategies; expanding the public-  
24          records exemption to include any records presented at  
25          an exempt meeting; reorganizing provisions; providing  
26          for future repeal and legislative review under the  
27          Open Government Sunset Review Act; providing a  
28          statement of public necessity; providing an effective  
29          date.

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Be It Enacted by the Legislature of the State of Florida:

Section 1. Paragraph (b) of subsection (1) of section 119.071, Florida Statutes, is amended to read:

119.071 General exemptions from inspection or copying of public records.—

(1) AGENCY ADMINISTRATION.—

(b)1. For purposes of this paragraph, the term "competitive solicitation" means the process of requesting and receiving sealed bids, proposals, or replies in accordance with the terms of a competitive process, regardless of the method of procurement.

2.a. ~~Sealed bids, or proposals, or replies~~ received by an agency pursuant to a competitive solicitation ~~invitations to bid or requests for proposals~~ are exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution until such time as the agency provides notice of an ~~a decision or~~ intended decision pursuant to ~~s. 120.57(3)(a)~~ or until 30 ~~within 10~~ days after opening the bids, proposals, or final replies ~~bid or proposal opening~~, whichever is earlier.

3.b. If an agency rejects all bids, or proposals, or replies submitted in response to a competitive solicitation ~~an invitation to bid or request for proposals~~ and the agency concurrently provides notice of its intent to reissue the competitive solicitation ~~invitation to bid or request for proposals~~, the rejected bids, or proposals, or replies remain exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution until such time as the agency provides notice of an

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59 ~~a decision or intended decision pursuant to s. 120.57(3)(a)~~  
60 ~~concerning the reissued competitive solicitation invitation to~~  
61 ~~bid or request for proposals or until the agency withdraws the~~  
62 ~~reissued competitive solicitation invitation to bid or request~~  
63 ~~for proposals. A bid, proposal, or reply is not exempt for~~  
64 ~~longer than 12 months after the initial agency notice rejecting~~  
65 ~~all bids, proposals, or replies. This sub-subparagraph is~~  
66 ~~subject to the Open Government Sunset Review Act in accordance~~  
67 ~~with s. 119.15 and shall stand repealed on October 2, 2011,~~  
68 ~~unless reviewed and saved from repeal through reenactment by the~~  
69 ~~Legislature.~~

70 ~~2.a. A competitive sealed reply in response to an~~  
71 ~~invitation to negotiate, as defined in s. 287.012, is exempt~~  
72 ~~from s. 119.07(1) and s. 24(a), Art. I of the State Constitution~~  
73 ~~until such time as the agency provides notice of a decision or~~  
74 ~~intended decision pursuant to s. 120.57(3)(a) or until 20 days~~  
75 ~~after the final competitive sealed replies are all opened,~~  
76 ~~whichever occurs earlier.~~

77 ~~b. If an agency rejects all competitive sealed replies in~~  
78 ~~response to an invitation to negotiate and concurrently provides~~  
79 ~~notice of its intent to reissue the invitation to negotiate and~~  
80 ~~reissues the invitation to negotiate within 90 days after the~~  
81 ~~notice of intent to reissue the invitation to negotiate, the~~  
82 ~~rejected replies remain exempt from s. 119.07(1) and s. 24(a),~~  
83 ~~Art. I of the State Constitution until such time as the agency~~  
84 ~~provides notice of a decision or intended decision pursuant to~~  
85 ~~s. 120.57(3)(a) concerning the reissued invitation to negotiate~~  
86 ~~or until the agency withdraws the reissued invitation to~~  
87 ~~negotiate. A competitive sealed reply is not exempt for longer~~

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88 ~~than 12 months after the initial agency notice rejecting all~~  
89 ~~replies.~~

90 ~~4.e.~~ This paragraph ~~subparagraph~~ is subject to the Open  
91 Government Sunset Review Act in accordance with s. 119.15 and  
92 shall stand repealed on October 2, 2016 ~~2011~~, unless reviewed  
93 and saved from repeal through reenactment by the Legislature.

94 Section 2. Subsection (2) of section 286.0113, Florida  
95 Statutes, is amended to read:

96 286.0113 General exemptions from public meetings.—

97 (2) (a) For purposes of this subsection, the term:

98 1. "Competitive solicitation" means the process of  
99 requesting and receiving sealed bids, proposals, or replies in  
100 accordance with the terms of a competitive process, regardless  
101 of the method of procurement.

102 2. "Team" means a group of members established by an agency  
103 for the purpose of conducting negotiations as part of a  
104 competitive solicitation.

105 (b)1. Any portion of a meeting at which a negotiation with  
106 a vendor is conducted pursuant to a competitive solicitation, at  
107 which a vendor makes an oral presentation as part of a  
108 competitive solicitation, or at which a vendor answers questions  
109 as part of a competitive solicitation ~~s. 287.057(1)~~ is exempt  
110 from s. 286.011 and s. 24(b), Art. I of the State Constitution.

111 2. Any portion of a team meeting at which negotiation  
112 strategies are discussed is exempt from s. 286.011 and s. 24(b),  
113 Art. I of the State Constitution.

114 (c) ~~(b)~~1. A complete recording shall be made of any portion  
115 of an exempt meeting ~~made exempt in paragraph (a).~~ No portion of  
116 the exempt meeting may be held off the record.

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117           2. The recording of and any records presented at the exempt  
118 meeting are ~~required under subparagraph 1.~~ is exempt from s.  
119 119.07(1) and s. 24(a), Art. I of the State Constitution until  
120 such time as the agency provides notice of an a decision or  
121 intended decision pursuant to s. 120.57(3)(a) or until 30 20  
122 days after opening the bids, proposals, or final replies the  
123 final competitive sealed replies are all opened, whichever  
124 occurs earlier.

125           3. If the agency rejects all bids, proposals, or sealed  
126 replies and concurrently provides notice of its intent to  
127 reissue a competitive solicitation, the recording and any  
128 records presented at the exempt meeting remain ~~remains~~ exempt  
129 from s. 119.07(1) and s. 24(a), Art. I of the State Constitution  
130 until such time as the agency provides notice of an a decision  
131 or intended decision pursuant to s. 120.57(3)(a) concerning the  
132 reissued competitive solicitation invitation to negotiate or  
133 until the agency withdraws the reissued competitive solicitation  
134 invitation to negotiate. A recording and any records presented  
135 at an exempt meeting are ~~is~~ not exempt for longer than 12 months  
136 after the initial agency notice rejecting all bids, proposals,  
137 or replies.

138           (d) ~~(e)~~ This subsection is subject to the Open Government  
139 Sunset Review Act in accordance with s. 119.15 and shall stand  
140 repealed on October 2, 2016 ~~2011~~, unless reviewed and saved from  
141 repeal through reenactment by the Legislature.

142           Section 3. (1) The Legislature finds that it is a public  
143 necessity that bids, proposals, or replies submitted to an  
144 agency in response to a competitive solicitation be made  
145 temporarily exempt from public-records requirements. Such

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146 records shall be made available when the agency provides notice  
147 of an intended decision, or when the agency rejects all bids,  
148 proposals, or replies and ultimately withdraws a reissued  
149 competitive solicitation. Temporarily protecting such  
150 information ensures that the process of responding to a  
151 competitive solicitation remains fair and economical for  
152 vendors, while still preserving oversight after a competitive  
153 solicitation decision is made or withdrawn.

154 (2) The Legislature also finds that it is a public  
155 necessity that a meeting at which a negotiation with a vendor is  
156 conducted pursuant to a competitive solicitation, at which a  
157 vendor makes an oral presentation as part of a competitive  
158 solicitation, or at which a vendor answers questions as part of  
159 a competitive solicitation, be made exempt from public-meetings  
160 requirements. In addition, it is a public necessity that any  
161 records presented at such meetings be made temporarily exempt  
162 from public-records requirements. The recording of the meeting  
163 and any such records shall be made available when the agency  
164 provides notice of an intended decision, or when the agency  
165 rejects all bids, proposals, or replies and ultimately withdraws  
166 a reissued competitive solicitation. Protecting such meetings  
167 and temporarily protecting the recording and any records  
168 presented by a vendor at such meetings ensures that the process  
169 of responding to a competitive solicitation remains fair and  
170 economical for vendors, while still preserving oversight after a  
171 competitive solicitation decision is made or withdrawn. It is  
172 unfair and inequitable to compel vendors to disclose to  
173 competitors the nature and details of their proposals during  
174 such meetings or through the minutes or records presented at

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175 such meetings. Such disclosure impedes full and frank discussion  
176 of the strengths, weaknesses, and value of a bid, proposal, or  
177 response, thereby limiting the ability of the agency to obtain  
178 the best value for the public. The public and private harm  
179 stemming from these practices outweighs the temporary delay in  
180 access to records related to the competitive solicitation.

181 (3) The Legislature further finds that it is a public  
182 necessity that any portion of a team meeting at which  
183 negotiation strategies are discussed be made exempt from public-  
184 meetings requirements. In addition, it is a public necessity  
185 that the recording of such meeting be made temporarily exempt  
186 from public-records requirements. The recording of the meeting  
187 shall be made available when the agency provides notice of an  
188 intended decision, or when the agency rejects all bids,  
189 proposals, or replies and ultimately withdraws a reissued  
190 competitive solicitation. Team members often meet to strategize  
191 about competitive solicitations and the approach to take as part  
192 of the evaluation process. Without the public-meetings exemption  
193 and the limited public-records exemption, the effective and  
194 efficient administration of the competitive solicitation process  
195 would be hindered.

196 Section 4. This act shall take effect upon becoming a law.