2011

1	A bill to be entitled										
2	An act relating to public records; amending s. 1004.55,										
3	F.S.; providing an exemption from public records										
4	requirements for all records that relate to a client of a										
5	regional autism center, the client's family, or a teacher										
6	or other professional who receives the services of a										
7	center or participates in center activities; providing for										
8	release of specified confidential and exempt information										
9	by a center under certain circumstances; providing for										
10	review and repeal of the exemption; providing a statement										
11	of public necessity; providing an effective date.										
12											
13	Be It Enacted by the Legislature of the State of Florida:										
14											
15	Section 1. Subsection (6) is added to section 1004.55,										
16	Florida Statutes, to read:										
17	1004.55 Regional autism centers; public records										
18	exemption										
19	(6)(a)1. All records that relate to a client of a regional										
20	autism center, the client's family, or a teacher or other										
21	professional who receives the services of a center or										
22	participates in center activities are confidential and exempt										
23	from s. 119.07(1) and s. 24(a), Art. I of the State										
24	Constitution.										
25	2. A client who receives the services of a center, if										
26	competent, or the client's parent or legal guardian if the										
27	client is incompetent shall be provided with a copy of the										
28	client's individual records upon request.										

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29 (b) A regional autism center may release records or 30 information contained in records made confidential and exempt under paragraph (a) as follows: 31 32 1. Records may be released to physicians, attorneys, and 33 governmental entities having need of the record to aid a client, 34 as authorized by the client, if competent, or the client's 35 parent or legal quardian if the client is incompetent. 36 2. Records shall be produced in response to a subpoena or 37 released to persons authorized by order of court. 38 3. A record or any part thereof that is abstracted in such 39 a way as to remove any personally identifiable information may 40 be disclosed to a qualified researcher, the State Board of 41 Education, or the Florida Board of Governors when the director 42 of the center deems it necessary for the treatment of the client, maintenance of adequate records, compilation of 43 44 treatment data, or evaluation of programs. 45 4. Information from the records may be used for statistical and research purposes by the director of the center 46 47 or designee; provided, however, that any personally identifiable 48 information is removed in the reporting of such statistical or 49 research data. 50 This subsection is subject to the Open Government (C) 51 Sunset Review Act in accordance with s. 119.15 and shall stand 52 repealed on October 2, 2016, unless reviewed and saved from 53 repeal through reenactment by the Legislature. 54 Section 2. The Legislature finds that it is a public 55 necessity that all records that relate to a client of a regional 56 autism center, the client's family, or a teacher or other



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57	professional who receives the services of a center or
58	participates in center activities be held confidential and
59	exempt from public records requirements. Matters of personal
60	health are traditionally private and confidential concerns
61	between the patient and the health care provider. The private
62	and confidential nature of personal health matters pervades both
63	the public and private health care sectors. For these reasons,
64	the individual's expectation of and right to privacy in all
65	matters regarding his or her personal health necessitates this
66	exemption. The Legislature further finds that it is a public
67	necessity to protect records regarding clients of a regional
68	autism center, the client's family, or a teacher or other
69	professional who receives the services of a center or
70	participates in center activities because the release of such
71	records could be defamatory to the client or could cause
72	unwarranted damage to the name or reputation of that client or
73	the client's family. Information contained in records and
74	communications of a regional autism center relating to the
75	condition of autism or related disorders contain sensitive
76	personal information that, if released, could cause harm to a
77	client of the center or his or her family. Protecting such
78	records and the identity of a teacher or professional who
79	receives the services of a center or participates in center
80	activities ensures an environment in which the discussion of the
81	condition of autism or related disorders can be conducted in a
82	free and open manner, thus enabling individuals with autism and
83	their families to receive appropriate diagnostic and treatment
84	information and cope more effectively with the enormous
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85	challenges	posed	by ne	euro	develoj	omenta	al diso	rders	and	d sensory	
86	impairments	5.									
87	Sectio	on 3.	This	act	shall	take	effect	July	1,	2011.	
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					Pag	e 4 of 4					