A bill to be entitled 1 2 An act relating to a review under the Open Government 3 Sunset Review Act; amending s. 288.075, F.S., which 4 provides public record exemptions for information held 5 by economic development agencies; saving from repeal 6 the exemption concerning plans, intentions, or 7 interests of a private corporation, partnership, or 8 person to locate, relocate, or expand any of its business activities in this state; providing that the 9 10 exemption applies if a request for confidentiality is 11 made before an economic incentive agreement is signed; specifying the time period during which information 12 remains confidential and exempt when a final project 13 14 order for a signed economic development agreement is 15 issued; saving from repeal the exemption for trade 16 secrets; saving from repeal the exemption for proprietary confidential business information; saving 17 from repeal the exemption for identification, account, 18 19 and registration numbers and sales, wage, and tax data 20 relating to a recipient of an economic development 21 incentive; saving from repeal the exemption for 22 information held pursuant to the administration of an 23 economic incentive program; clarifying and 24 reorganizing the exemption; providing that the taxes 25 paid by businesses participating in an economic 26 incentive program may be disclosed in the aggregate; 27 specifying duration of the period in which certain 28 information held by an economic development agency

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29	relating to a specific business participating in an
30	economic development program remains confidential and
31	exempt; removing the scheduled repeal of the
32	exemptions; providing an effective date.
33	
34	Be It Enacted by the Legislature of the State of Florida:
35	
36	Section 1. Section 288.075, Florida Statutes, is amended
37	to read:
38	288.075 Confidentiality of records
39	(1) DEFINITIONSAs used in this section, the term:
40	(a) "Economic development agency" means:
41	1. The Department of Economic Opportunity;
42	2. Any industrial development authority created in
43	accordance with part III of chapter 159 or by special law;
44	3. Space Florida created in part II of chapter 331;
45	4. The public economic development agency of a county or
46	municipality or, if the county or municipality does not have a
47	public economic development agency, the county or municipal
48	officers or employees assigned the duty to promote the general
49	business interests or industrial interests of that county or
50	municipality or the responsibilities related thereto;
51	5. Any research and development authority created in
52	accordance with part V of chapter 159; or
53	6. Any private agency, person, partnership, corporation,
54	or business entity when authorized by the state, a municipality,
55	or a county to promote the general business interests or
56	industrial interests of the state or that municipality or
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57 county. "Proprietary confidential business information" means 58 (b) 59 information that is owned or controlled by the corporation, 60 partnership, or person requesting confidentiality under this 61 section; that is intended to be and is treated by the 62 corporation, partnership, or person as private in that the 63 disclosure of the information would cause harm to the business 64 operations of the corporation, partnership, or person; that has 65 not been disclosed unless disclosed pursuant to a statutory provision, an order of a court or administrative body, or a 66 67 private agreement providing that the information may be released to the public; and that is information concerning: 68 69 1. Business plans. 70 2. Internal auditing controls and reports of internal 71 auditors. 72 3. Reports of external auditors for privately held 73 companies. 74 "Trade secret" has the same meaning as in s. 688.002. (C) 75 (2) PLANS, INTENTIONS, AND INTERESTS.-76 (a)1. If Upon written request from a private corporation, 77 partnership, or person requests in writing before an economic 78 incentive agreement is signed that, information held by an 79 economic development agency maintain the confidentiality of 80 information concerning plans, intentions, or interests of such private corporation, partnership, or person to locate, relocate, 81 or expand any of its business activities in this state, the 82 information is confidential and exempt from s. 119.07(1) and s. 83 84 24(a), Art. I of the State Constitution for 12 months after the

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85 date an economic development agency receives a request for 86 confidentiality or until the information is otherwise disclosed, 87 whichever occurs first.

2.(b) An economic development agency may extend the period 88 89 of confidentiality specified in subparagraph 1. paragraph (a) for up to an additional 12 months upon written request from the 90 91 private corporation, partnership, or person who originally 92 requested confidentiality under this section and upon a finding 93 by the economic development agency that such private corporation, partnership, or person is still actively 94 95 considering locating, relocating, or expanding its business 96 activities in this state. Such a request for an extension in the period of confidentiality must be received prior to the 97 98 expiration of any confidentiality originally provided under 99 subparagraph 1. this section.

100

If a final project order for a signed economic development 101 102 agreement is issued, then the information will remain 103 confidential and exempt for 180 days after the final project 104 order is issued, until a date specified in the final project 105 order, or until the information is otherwise disclosed, 106 whichever occurs first. However, such period of confidentiality 107 may not extend beyond the period of confidentiality established 108 in subparagraph 1. or subparagraph 2.

109 <u>(b) (c)</u> A public officer or employee may not enter into a 110 binding agreement with any corporation, partnership, or person 111 who has requested confidentiality of information under this 112 subsection until 90 days after the information is made public

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113 unless:

The public officer or employee is acting in an official
 capacity;

116 2. The agreement does not accrue to the personal benefit 117 of such public officer or employee; and

118 3. In the professional judgment of the officer or
119 employee, the agreement is necessary to effectuate an economic
120 development project.

(3) TRADE SECRETS.-Trade secrets held by an economic
development agency are confidential and exempt from s. 119.07(1)
and s. 24(a), Art. I of the State Constitution.

(4) PROPRIETARY CONFIDENTIAL BUSINESS INFORMATION.Proprietary confidential business information held by an
economic development agency is confidential and exempt from s.
119.07(1) and s. 24(a), Art. I of the State Constitution, until
such information is otherwise publicly available or is no longer
treated by the proprietor as proprietary confidential business
information.

(5) IDENTIFICATION, ACCOUNT, AND REGISTRATION NUMBERS.—A
federal employer identification number, unemployment
compensation account number, or Florida sales tax registration
number held by an economic development agency is confidential
and exempt from s. 119.07(1) and s. 24(a), Art. I of the State
Constitution.

137

(6) ECONOMIC INCENTIVE PROGRAMS.-

(a) The following information held by an economic
development agency pursuant to the administration of an economic
incentive program for qualified businesses is confidential and

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141 exempt from s. 119.07(1) and s. 24(a), Art. I of the State 142 Constitution for a period not to exceed the duration of the 143 incentive agreement, including an agreement authorizing a tax 144 refund or tax credit, or upon termination of the incentive 145 agreement:

The percentage of the business's sales occurring
 outside this state and, for businesses applying under s.
 288.1045, the percentage of the business's gross receipts
 derived from Department of Defense contracts during the 5 years
 immediately preceding the date the business's application is
 submitted.

152 2. The anticipated wages for the project jobs that the
153 business plans to create, as reported on the application for
154 certification.

155 <u>2.3.</u> The average wage actually paid by the business for 156 those jobs created by the project or An <u>individual</u> employee's 157 personal identifying information <u>that</u> which is held as evidence 158 of the achievement or nonachievement of the wage requirements of 159 the tax refund, tax credit, or incentive agreement programs or 160 of the job creation requirements of such programs.

161 3

3.4. The amount of:

162 a. Taxes on sales, use, and other transactions paid163 pursuant to chapter 212;

b. Corporate income taxes paid pursuant to chapter 220; c. Intangible personal property taxes paid pursuant to chapter 199;

167 d. Insurance premium taxes paid pursuant to chapter 624;
168 e. Excise taxes paid on documents pursuant to chapter 201;

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169 f. Ad valorem taxes paid, as defined in s. 220.03(1); or 170 g. State communications services taxes paid pursuant to 171 chapter 202.

173 However, an economic development agency may disclose in the 174 annual incentives report required under s. 288.907 the aggregate amount of each tax identified in this subparagraph and paid by 175 176 all businesses participating in each economic incentive program. 177 (b)1. The following information held by an economic development agency relating to a specific business participating 178 179 in an economic incentive program is no longer confidential or 180 exempt 180 days after a final project order for an economic incentive agreement is issued, until a date specified in the 181 182 final project order, or if the information is otherwise 183 disclosed, whichever occurs first may release: 184 a. The name Names of the qualified business businesses. 185 The total number of jobs the each business committed b.

186 expects to create or retain.

187 c. The total number of jobs created <u>or retained</u> by <u>the</u>
188 each business.

189 d. <u>Notwithstanding s. 213.053(2)</u>, the amount of tax
190 refunds, tax credits, or incentives awarded to, and claimed by,
191 or, if applicable, refunded to the state by the each business.

192 <u>e. The anticipated total annual wages of employees the</u>
193 business committed to hire or retain.

194 2. For a business applying for certification under s.
195 288.1045 which is based on obtaining a new Department of Defense
196 contract, the total number of jobs expected and the amount of

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197 tax refunds claimed may not be released until the new Department 198 of Defense contract is awarded.

199 (c) An economic development agency may publish statistics 200 in the aggregate and classified so as to prevent the 201 identification of a single qualified applicant.

(7) PENALTIES.—Any person who is an employee of an
economic development agency who violates the provisions of this
section commits a misdemeanor of the second degree, punishable
as provided in s. 775.082 or s. 775.083.

206 (8) LEGISLATIVE REVIEW OF EXEMPTIONS.—This section is 207 subject to the Open Government Sunset Review Act in accordance 208 with s. 119.15 and shall stand repealed on October 2, 2012, 209 unless reviewed and saved from repeal through reenactment by the 210 Legislature.

211

Section 2. This act shall take effect upon becoming a law.