2013 1 A bill to be entitled 2 An act relating to public records; creating s. 3 377.24075, F.S.; creating an exemption from public 4 records requirements for certain information provided 5 in an application for a natural gas storage facility 6 permit to inject and recover gas into and from a 7 natural gas storage reservoir; providing for future 8 review and repeal of the public records exemption 9 under the Open Government Sunset Review Act; providing a statement of public necessity; providing a 10 contingent effective date. 11 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Section 1. Section 377.24075, Florida Statutes, is created 16 to read: 17 377.24075 Exemption from public records requirements.-18 (1) Any information that an applicant provides to the 19 Department of Environmental Protection pursuant to s. 377.2407 20 relating to leasing plans, exploration budgets, proprietary well 21 design or completion plans, geological or engineering studies 22 related to storage reservoir performance characteristics, field 23 utilization strategies or operating plans, commercial or 24 marketing studies, or other proprietary confidential business 25 information or trade secret as defined in s. 812.081 which could 26 provide an economic advantage to competitors is confidential and 27 exempt from s. 119.07(1) for a period of 10 years. 28 This section is subject to the Open Government Sunset (2)



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29	Review Act in accordance with s. 119.15 and shall stand repealed
30	on October 2, 2018, unless reviewed and saved from repeal
31	through reenactment by the Legislature.
32	Section 2. (1) The Legislature finds that it is a public
33	necessity that information provided to the Department of
34	Environmental Protection which relates to leasing plans,
35	exploration budgets, proprietary well design or completion
36	plans, geological or engineering studies related to storage
37	reservoir performance characteristics, field utilization
38	strategies or operating plans, commercial or marketing studies,
39	or other proprietary confidential business information or trade
40	secret provided by a person in conjunction with an application
41	to establish an underground natural gas storage facility as
42	defined in s. 377.19, Florida Statutes, be made confidential and
43	exempt from s. 119.07(1), Florida Statutes, and s. 24(a),
44	Article I of the State Constitution for a period of 10 years.
45	The disclosure of such proprietary confidential business
46	information or trade secret could injure an applicant in the
47	marketplace by giving competitors detailed insight into
48	technical assessments, design, and experience, thereby putting
49	the applicant at a competitive disadvantage. Without this
50	exemption, applicants could be less willing to expend or commit
51	to expend the substantial resources necessary to determine the
52	feasibility of establishing, permitting, and operating an
53	underground natural gas storage facility, resulting in limited
54	opportunities for developing the additional natural gas storage
55	capacity that Florida critically needs to meet current and
56	future residential, commercial, and industrial energy needs. The
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57	resulting lack of resources could hinder the ability of electric
58	utility services to optimize services to their customers and
59	could adversely affect those customers by depriving them of the
60	opportunities and energy security that comes with domestic
61	reserves of natural gas stored underground.
62	(2) Proprietary confidential business information and
63	trade secret information derives actual or potential independent
64	economic value from not being generally known to, and not being
65	readily ascertainable by, other persons who can derive economic
66	value from its disclosure or use. The Department of
67	Environmental Protection, in the course of reviewing and issuing
68	permitting decisions relating to underground natural gas storage
69	facility permits, may need to obtain proprietary confidential
70	business information. Disclosure of such information could
71	destroy the value of that property, if disclosed within 10 years
72	after submittal, and could not only cause economic harm to the
73	applicant providing the information, but the reduced competition
74	for provision of domestic underground storage of natural gas
75	could also adversely affect energy utility customers. The
76	exemption created by this act will enhance the ability to
77	increase domestic storage of natural gas, thereby creating a
78	significant benefit to energy utility customers. In finding that
79	the public records exemption created by this act is a public
80	necessity, the Legislature also finds that any public benefit
81	derived from disclosure of the information is significantly
82	outweighed by the public and private harm that could result from
83	disclosure within 10 years after submittal of such proprietary
84	confidential business information.
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85 Section 3. This act shall take effect October 1, 2013, if
86 HB 1083 or similar legislation is adopted in the same

87 legislative session or an extension thereof and becomes a law.

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