# The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

	Prep	ared By: The Profession	al Staff of the Comr	nittee on Rules
BILL:	CS/CS/SB 1446			
INTRODUCER:	Rules Committee; Governmental Oversight and Accountability Committee; and Senator Richter			
SUBJECT:	Public Records/Department of Agriculture and Consumer Services			
DATE:	April 3, 2015	REVISED:		
ANALYST		STAFF DIRECTOR	REFERENCE	ACTION
. Harmsen		McKay	CM	Favorable
. Kim		McVaney	GO	Fav/CS
6. Harmsen		Phelps	RC	Fav/CS

# Please see Section IX. for Additional Information:

**COMMITTEE SUBSTITUTE - Substantial Changes** 

## I. Summary:

CS/CS/SB 1446 creates a new public records exemption for the Department of Agriculture and Consumer Services (DACS). The exemption provides that criminal or civil intelligence, investigative information, or any other information provided to DACS by another state or federal agency as part of a joint or multiagency examination will be confidential and exempt from public disclosure if it is similarly confidential or exempt under the other state or federal agency's laws or regulations.

This exemption does not apply to information obtained or developed by DACS that would otherwise be available for public inspection if DACS performed an independent investigation.

The bill provides that the public records exemption is subject to the Open Government Sunset Review Act and stands repealed on October 2, 2020, unless reviewed and saved from repeal through reenactment by the Legislature. It also provides a public necessity statement as required by the Florida Constitution.

## **II.** Present Situation:

# **Public Records and Open Meetings Requirements**

The Florida Constitution provides that the public has the right to access government records and meetings. The public may inspect or copy any public record made or received in connection with the official business of any public body, officer, or employee of the state, or of persons acting on their behalf. The public also has a right to be afforded notice and access to meetings of any collegial public body of the executive branch of state government or of any local government. The Legislature's meetings must also be open and noticed to the public, unless there is an exception provided by the Florida Constitution.

In addition to the Florida Constitution, the Florida Statutes specify conditions under which public access must be provided to government records and meetings. The Public Records Act<sup>4</sup> guarantees every person's right to inspect and copy any state or local government public record.<sup>5</sup> The Sunshine Law<sup>6</sup> requires all meetings of any board or commission of any state or local agency or authority at which official acts are to be taken to be noticed and open to the public.<sup>7</sup>

The Legislature may create an exemption to public records or open meetings requirements.<sup>8</sup> An exemption must specifically state the public necessity justifying the exemption<sup>9</sup> and must be tailored to accomplish the stated purpose of the law.<sup>10</sup>

<sup>&</sup>lt;sup>1</sup> FLA. CONST., art. I, s. 24(a).

<sup>&</sup>lt;sup>2</sup> FLA. CONST., art. I, s. 24(b).

<sup>&</sup>lt;sup>3</sup> FLA. CONST., art. I, s. 24(b).

<sup>&</sup>lt;sup>4</sup> Chapter 119, F.S.

<sup>&</sup>lt;sup>5</sup> Section 119.011(12), F.S., defines "public record" to mean "all documents, papers, letters, maps, books, tapes, photographs, films, sound recordings, data processing software, or other material, regardless of the physical form, characteristics, or means of transmission, made or received pursuant to law or ordinance or in connection with the transaction of official business by any agency." Section 119.011(2), F.S., defines "agency" to mean "any state, county, district, authority, or municipal officer, department, division, board, bureau, commission, or other separate unit of government created or established by law including, for the purposes of this chapter, the Commission on Ethics, the Public Service Commission, and the Office of Public Counsel, and any other public or private agency, person, partnership, corporation, or business entity acting on behalf of any public agency." The Public Records Act does not apply to legislative or judicial records. *Locke v. Hawkes*, 595 So.2d 32 (Fla. 1992). The Legislature's records are public pursuant to s. 11.0431, F.S.

<sup>&</sup>lt;sup>6</sup> Section 286.011, F.S.

<sup>&</sup>lt;sup>7</sup> Section 286.011(1)-(2), F.S. The Sunshine Law does not apply to the Legislature; rather, open meetings requirements for the Legislature are set out in the Florida Constitution. Article III, s. 4(e) of the Florida Constitution provides that legislative committee meetings must be open and noticed to the public. In addition, prearranged gatherings, between more than two members of the Legislature, or between the Governor, the President of the Senate, or the Speaker of the House of Representatives, the purpose of which is to agree upon or to take formal legislative action, must be reasonably open to the public.

<sup>&</sup>lt;sup>8</sup> FLA. CONST., art. I, s. 24(c). There is a difference between records the Legislature designates as exempt from public records requirements and those the Legislature designates *confidential* and exempt. A record classified as exempt from public disclosure may be disclosed under certain circumstances. *Williams v. City of Minneola*, 575 So.2d 687 (Fla. 5th DCA 1991). If the Legislature designates a record as confidential, such record may not be released to anyone other than the persons or entities specifically designated in the statutory exemption. *WFTV, Inc. v. The School Board of Seminole*, 874 So.2d 48 (Fla. 5th DCA 2004).

<sup>&</sup>lt;sup>9</sup> FLA. CONST., art. I, s. 24(c).

<sup>&</sup>lt;sup>10</sup> FLA. CONST., art. I, s. 24(c).

## **Open Government Sunset Review Act**

The Open Government Sunset Review Act ("OGSR Act") prescribes a legislative review process for newly created or substantially amended public records or open meetings exemptions.<sup>11</sup> The OGSR Act provides that an exemption automatically repeals on October 2nd of the fifth year after creation or substantial amendment; in order to save an exemption from repeal, the Legislature must reenact the exemption.<sup>12</sup>

The OGSR Act provides that a public records or open meetings exemption may be created or maintained only if it serves an identifiable public purpose and is no broader than is necessary. <sup>13</sup> An exemption serves an identifiable purpose if it meets one of the following criteria:

- It allows the state or its political subdivision to effectively and efficiently administer a program, and administration would be significantly impaired without the exemption;<sup>14</sup>
- Releasing sensitive personal information would be defamatory or would jeopardize an
  individual's safety. If this public purpose is cited as the basis of an exemption, however, only
  personal identifying information is exempt;<sup>15</sup> or
- It protects trade or business secrets. 16

In addition, the Legislature must find that the identifiable public purpose is compelling enough to override Florida's open government public policy and that the purpose of the exemption cannot be accomplished without the exemption.<sup>17</sup>

The OGSR Act also requires specified questions to be considered during the review process.<sup>18</sup> In examining an exemption, the OGSR Act asks the Legislature to carefully question the purpose and necessity of reenacting the exemption.

If, in reenacting an exemption, the exemption is expanded, then a public necessity statement and a two-thirds vote for passage are required. <sup>19</sup> If the exemption is reenacted without substantive changes or if the exemption is narrowed, then a public necessity statement and a two-thirds vote

- What specific records or meetings are affected by the exemption?
- Whom does the exemption uniquely affect, as opposed to the general public?
- What is the identifiable public purpose or goal of the exemption?
- Can the information contained in the records or discussed in the meeting be readily obtained by alternative means? If so, how?
- Is the record or meeting protected by another exemption?
- Are there multiple exemptions for the same type of record or meeting that it would be appropriate to merge?

<sup>&</sup>lt;sup>11</sup> Section 119.15, F.S. Section 119.15(4)(b), F.S., provides that an exemption is considered to be substantially amended if it is expanded to include more information or to include meetings. The OGSR Act does not apply to an exemption that is required by federal law or that applies solely to the Legislature or the State Court System pursuant to s. 119.15(2), F.S.

<sup>&</sup>lt;sup>12</sup> Section 119.15(3), F.S.

<sup>&</sup>lt;sup>13</sup> Section 119.15(6)(b), F.S.

<sup>&</sup>lt;sup>14</sup> Section 119.15(6)(b)1., F.S.

<sup>&</sup>lt;sup>15</sup> Section 119.15(6)(b)2., F.S.

<sup>&</sup>lt;sup>16</sup> Section 119.15(6)(b)3., F.S.

<sup>&</sup>lt;sup>17</sup> Section 119.15(6)(b), F.S.

<sup>&</sup>lt;sup>18</sup> Section 119.15(6)(a), F.S. The specified questions are:

<sup>&</sup>lt;sup>19</sup> FLA. CONST., art. I, s. 24(c).

for passage are *not* required. If the Legislature allows an exemption to sunset, the previously exempt records will remain exempt unless provided for by law.<sup>20</sup>

## The Department of Agriculture and Consumer Services

The Department of Agriculture and Consumer Services (DACS) safeguards the public from unsafe or defective products and deceptive business practices. The Division of Consumer Services within the DACS regulates specific business activities, including commercial weight loss practices, telephone solicitations, pawnshops, health studios, sellers of travel, and telemarketing.<sup>21</sup>

DACS investigates and regulates several professions in Florida. Most recently DACS's oversight and regulation of charitable organizations was significantly expanded to include oversight of charitable organizations and sponsors, professional fundraising consultants, and professional solicitors.<sup>22</sup>

Florida's public record laws currently make any information obtained by DACS in administrative and civil investigations open to the public. According to DACS, this presents a hurdle to partnering with other state and federal agencies, such as the Federal Trade Commission (FTC) or Internal Revenue Service (IRS), because DACS cannot maintain the same level of privacy adopted and required by those federal and other state agencies. <sup>23</sup> As a result, DACS's investigations are hindered because it is often unable to gather pertinent information from, enter into confidentiality agreements with, or participate in multi-jurisdiction task forces with other state and federal agencies.

The FTC operates a Consumer Sentinel database that is protected from public record disclosure. Information from this database can only be provided to a state agency that agrees not to disseminate the information.<sup>24</sup> This database contains information on subjects relating to:

- Identity Theft,
- Do-Not-Call Registry Violations,
- Computers, the Internet, and Online Auctions,
- Telemarketing Scams,
- Advance-fee loans and credit scams,
- Immigration services,
- Sweepstakes, Lotteries, and Prizes,
- Business Opportunities and Work-at-home Schemes,
- Health and Weight Loss Products, and
- Debt Collection, Credit Reports, and Financial Matters.

<sup>24</sup> *Id*.

<sup>&</sup>lt;sup>20</sup> Section 119.15(7), F.S.

<sup>&</sup>lt;sup>21</sup> See http://www.freshfromflorida.com/Divisions-Offices/Consumer-Services, last accessed March 11, 2015.

<sup>&</sup>lt;sup>22</sup> See chapter 2014-122, L.O.F.

<sup>&</sup>lt;sup>23</sup> Florida Department of Agriculture and Consumer Services, *HB 997 Agency Analysis*, (March 3, 2015) (on file with the Senate Committee on Commerce and Tourism).

Additionally, the Internal Revenue Service (IRS) has expressed a willingness to share information on a case-by-case basis should DACS be able to prevent disclosure of the information beyond DACS.<sup>25</sup> The IRS has access to tax filing information that might be valuable to DACS when investigating whether an organization is compliant with Florida law.

## III. Effect of Proposed Changes:

The bill makes confidential and exempt criminal or civil intelligence or investigative information provided to DACS by another state or federal agency as part of a joint or multiagency examination or investigation if the information is confidential or exempt under the regulations or laws of the state or federal agency that provides the information. DACS will be able to obtain, use and release the information that is confidential or exempt under the laws or regulations of the state or federal source of information in accordance with conditions imposed by agreements DACS enters into with the other state or governmental entity.

This bill provides that DACS may release confidential and exempt information in furtherance of its official duties, and may release the information to another governmental agency in furtherance of that agency's official duties.

This exemption permits DACS to receive intelligence information that is confidential or exempt under the local, state and federal agency's laws or regulations, and therefore would otherwise be able to share data with DACS. This change will strengthen relations between DACS and other local, state, and federal agencies that will be able to share confidential investigatory information with DACS.

The bill provides that this exemption does not apply to all departmental investigations and regulatory functions.<sup>26</sup> Currently, information from most department investigations are public records, and this exemption will not apply to information obtained or developed by DACS if DACS obtained the information through an investigation that it conducts independently of any confidential information shared by other local, state or federal governmental sources or if the information is not confidential or exempt under the source government's laws.

As required by the Florida Constitution, the bill also contains a public necessity statement. The public necessity statement explains that DACS is currently being excluded from sources of information because they lack the authority to maintain confidentiality of the information they receive. The public necessity statement provides that this exemption is necessary for DACS to be able to perform its regulatory duties more efficiently.

The bill's exemption will expire on October 2, 2020, pursuant to the OGSR Act, unless saved by the Legislature through reenactment.

This bill goes into effect on the same date as SB 1444 or similar legislation takes effect if such legislation is adopted in the same legislative session. SB 1444 and CS/CS/SB 1446 do not appear to be directly related to each other. CS/CS/SB 1446 exempts from public records certain types of

<sup>25</sup> Id.

<sup>&</sup>lt;sup>26</sup> Senate Bill #1446- Public Records/Department of Agriculture and Consumer Services Bill Analysis, Dated March 3, 2015, on line at ABARS website.

investigatory information, while SB 1444 makes programmatic changes which do not appear to reference any need for a change in public records laws.

#### IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

## **Vote Requirement**

Section 24(c), Art. I of the Florida Constitution requires a two-thirds vote of the members present and voting for passage of a newly created or expanded public-records or public-meetings exemption. Therefore, this bill requires a two-thirds vote for passage.

#### **Public Necessity Statement**

Section 24(c), Art. I of the Florida Constitution requires a public necessity statement for a newly created or expanded public-records or public-meetings exemption. Therefore, this bill includes a public necessity statement.

## **Breadth of Exemption**

Article I, s. 24(c) of the State Constitution requires a newly created public record or public meeting exemption to be no broader than necessary to accomplish the stated purpose of the law. The bill creates a public record exemption limited to confidential criminal or civil intelligence or investigative information or any other information obtained from another state or federal regulatory agency as part of a multiagency examination or investigation. This bill does not exempt any information that DACS develops from its own investigations. The exemption does not appear to be in conflict with the constitutional requirement that the exemption be no broader than necessary to accomplish its purpose.

## C. Trust Funds Restrictions:

None.

## V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

## B. Private Sector Impact:

Aggrieved members of the public may see a quicker resolution, including payment of restitution, to their complaints against fraudulent or unlicensed activity regulated by DACS.

## C. Government Sector Impact:

The bill may make DACS's execution of its regulatory duties more efficient and thus less costly.

## VI. Technical Deficiencies:

None.

#### VII. Related Issues:

None.

#### VIII. Statutes Affected:

This bill creates section 570.077 of the Florida Statutes.

#### IX. Additional Information:

## A. Committee Substitute – Statement of Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

## CS/CS by Rules on April 2, 2015:

The committee substitute clarifies that the exemptions afforded to the DACS by the bill apply only where the information is exempt under the providing state or federal agency's laws or regulations.

## CS by Governmental Oversight and Accountability on March 23, 2015:

The CS makes the exemption more concise and provides DACS the authority to release confidential and exempt information for certain purposes. The CS also amends the public necessity statement to conform to the rest of the bill and adds a missing bill number in the contingent effective date clause.

#### B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.