By the Committees on Governmental Oversight and Accountability; and Commerce and Tourism; and Senator Richter

585-01303-16 2016182c2 1 A bill to be entitled 2 An act relating to public records and meetings; 3 amending ss. 119.071, 125.0104, 288.1226, 331.326, 4 365.174, 381.83, 403.7046, 403.73, 499.012, 499.0121, 499.051, 499.931, 502.222, 570.48, 573.123, 601.10, 5 6 601.15, 601.152, 601.76, and 815.04, F.S.; expanding 7 public records exemptions for certain data processing 8 software obtained by an agency, certain information 9 held by a county tourism promotion agency, information 10 related to trade secrets held by the Florida Tourism 11 Industry Marketing Corporation, information related to 12 trade secrets held by Space Florida, proprietary 13 confidential business information submitted to the E911 Board, the Technology Program within the 14 15 Department of Management Services, and the Department 16 of Revenue, trade secret information held by the 17 Department of Health, trade secret information 18 reported or submitted to the Department of 19 Environmental Protection, trade secret information 20 held by the Department of Business and Professional 21 Regulation pursuant to specified provisions of the 22 Florida Drug and Cosmetic Act, trade secret 23 information of a dairy industry business held by the 24 Department of Agriculture and Consumer Services, trade 25 secret information held by the Division of Fruits and 2.6 Vegetables of the Department of Agriculture and 27 Consumer Services, trade secret information of a 28 person subject to a marketing order held by the 29 Department of Agriculture and Consumer Services, trade

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30	secret information provided to the Department of
31	Citrus, trade secret information of noncommodity
32	advertising and promotional program participants held
33	by the Department of Citrus, trade secret information
34	of a person subject to a marketing order held by the
35	Department of Citrus, a manufacturer's formula filed
36	with the Department of Agriculture and Consumer
37	Services, and specified data, programs, or supporting
38	documentation held by an agency, respectively, to
39	incorporate changes made to the definition of the term
40	"trade secret" in s. 812.081, F.S., by SB 180;
41	expanding a public meeting exemption for any meeting
42	or portion of a meeting of Space Florida's board at
43	which trade secrets are discussed to incorporate
44	changes made to the definition of the term "trade
45	secret" in s. 812.081, F.S., by SB 180; providing for
46	future legislative review and repeal of the
47	exemptions; providing a statement of public necessity;
48	providing a contingent effective date.
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50	Be It Enacted by the Legislature of the State of Florida:
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52	Section 1. Paragraph (f) of subsection (1) of section
53	119.071, Florida Statutes, is amended to read:
54	119.071 General exemptions from inspection or copying of
55	public records
56	(1) AGENCY ADMINISTRATION
57	(f) Data processing software obtained by an agency under a
58	licensing agreement that prohibits its disclosure and which

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59	software is a trade secret, as defined in s. 812.081, and
60	agency-produced data processing software that is sensitive are
61	exempt from s. 119.07(1) and s. 24(a), Art. I of the State
62	Constitution. The designation of agency-produced software as
63	sensitive <u>does</u> shall not prohibit an agency head from sharing or
64	exchanging such software with another public agency. <u>This</u>
65	paragraph is subject to the Open Government Sunset Review Act in
66	accordance with s. 119.15 and shall stand repealed on October 2,
67	2021, unless reviewed and saved from repeal through reenactment
68	by the Legislature.
69	Section 2. Paragraph (d) of subsection (9) of section
70	125.0104, Florida Statutes, is amended to read:
71	125.0104 Tourist development tax; procedure for levying;
72	authorized uses; referendum; enforcement
73	(9) COUNTY TOURISM PROMOTION AGENCIESIn addition to any
74	other powers and duties provided for agencies created for the
75	purpose of tourism promotion by a county levying the tourist
76	development tax, such agencies are authorized and empowered to:
77	(d) Undertake marketing research and advertising research
78	studies and provide reservations services and convention and
79	meetings booking services consistent with the authorized uses of
80	revenue as set forth in subsection (5).
81	1. Information given to a county tourism promotion agency
82	which, if released, would reveal the identity of persons or
83	entities who provide data or other information as a response to
84	a sales promotion effort, an advertisement, or a research
85	project or whose names, addresses, meeting or convention plan
86	information or accommodations or other visitation needs become
87	booking or reservation list data, is exempt from s. 119.07(1)

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88	and from s. 24(a), Art. I of the State Constitution.
89	2. The following information, when held by a county tourism
90	promotion agency, is exempt from s. 119.07(1) and from s. 24(a),
91	Art. I of the State Constitution:
92	a. A trade secret, as defined in s. 812.081.
93	<u>a.b. Booking business records, as defined in s. 255.047.</u>
94	b.c. Trade secrets and commercial or financial information
95	gathered from a person and privileged or confidential, as
96	defined and interpreted under 5 U.S.C. s. 552(b)(4), or any
97	amendments thereto.
98	3. A trade secret, as defined in s. 812.081, held by a
99	county tourism promotion agency is exempt from s. 119.07(1) and
100	s. 24(a), Art. I of the State Constitution. This subparagraph is
101	subject to the Open Government Sunset Review Act in accordance
102	with s. 119.15 and shall stand repealed on October 2, 2021,
103	unless reviewed and saved from repeal through reenactment by the
104	Legislature.
105	Section 3. Subsection (8) of section 288.1226, Florida
106	Statutes, is amended to read:
107	288.1226 Florida Tourism Industry Marketing Corporation;
108	use of property; board of directors; duties; audit
109	(8) PUBLIC RECORDS EXEMPTION.—The identity of any person
110	who responds to a marketing project or advertising research
111	project conducted by the corporation in the performance of its
112	duties on behalf of Enterprise Florida, Inc., or trade secrets
113	as defined by s. 812.081 obtained pursuant to such activities,
114	are exempt from s. 119.07(1) and s. 24(a), Art. I of the State
115	Constitution. This subsection is subject to the Open Government
116	Sunset Review Act in accordance with s. 119.15 and shall stand

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117	repealed on October 2, 2021, unless reviewed and saved from
118	repeal through reenactment by the Legislature.
119	Section 4. Section 331.326, Florida Statutes, is amended to
120	read:
121	331.326 Information relating to trade secrets
122	confidential.—The records of Space Florida regarding matters
123	encompassed by this act are public records subject to the
124	provisions of chapter 119. Any information held by Space Florida
125	which is a trade secret, as defined in s. 812.081, including
126	trade secrets of Space Florida, any spaceport user, or the space
127	industry business, is confidential and exempt from the
128	provisions of s. 119.07(1) and s. 24(a), Art. I of the State
129	Constitution and may not be disclosed. If Space Florida
130	determines that any information requested by the public will
131	reveal a trade secret, it shall, in writing, inform the person
132	making the request of that determination. The determination is a
133	final order as defined in s. 120.52. Any meeting or portion of a
134	meeting of Space Florida's board is exempt from the provisions
135	of s. 286.011 and s. 24(b), Art. I of the State Constitution
136	when the board is discussing trade secrets. Any public record
137	generated during the closed portions of the meetings, such as
138	minutes, tape recordings, and notes, is confidential and exempt
139	from the provisions of s. 119.07(1) and s. 24(a), Art. I of the
140	State Constitution. This section is subject to the Open
141	Government Sunset Review Act in accordance with s. 119.15 and
142	shall stand repealed on October 2, 2021, unless reviewed and
143	saved from repeal through reenactment by the Legislature.
144	Section 5. Section 365.174, Florida Statutes, is amended to
145	read:

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          365.174 Proprietary confidential business information.-
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           (1) (a) All proprietary confidential business information
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     submitted by a provider to the board or the office is
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     confidential and exempt from s. 119.07(1) and s. 24(a), Art. I
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     of the State Constitution.
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           (b) Statistical abstracts of information collected by the
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     board or the office may be released or published, but only in a
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     manner that does not identify or allow identification of
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     subscribers or their service numbers or of revenues attributable
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     to any provider.
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           (2) (a) All proprietary confidential business information
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     submitted by a provider to the Department of Revenue, as an
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     agent of the board, is confidential and exempt from s. 119.07(1)
     and s. 24(a), Art. I of the State Constitution.
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160
           (b) The Department of Revenue may provide information
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     relative to s. 365.172(9) to the Secretary of Management
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     Services, or his or her authorized agent, or to the E911 Board
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     established in s. 365.172(5) for use in the conduct of the
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     official business of the Department of Management Services or
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     the E911 Board.
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          (c) This subsection is subject to the Open Government
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     Sunset Review Act in accordance with s. 119.15 and shall stand
     repealed on October 2, 2019, unless reviewed and saved from
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     repeal through reenactment by the Legislature.
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           (3) As used in this section, the term "proprietary
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     confidential business information" means customer lists,
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172 customer numbers, individual or aggregate customer data by 173 location, usage and capacity data, network facilities used to 174 serve subscribers, technology descriptions, technical

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585-01303-16 2016182c2 175 information, or trade secrets, including trade secrets as 176 defined in s. 812.081, and the actual or developmental costs of 177 E911 systems that are developed, produced, or received 178 internally by a provider or by a provider's employees, 179 directors, officers, or agents. 180 (4) This section is subject to the Open Government Sunset 181 Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2021, unless reviewed and saved from repeal 182 183 through reenactment by the Legislature. 184 Section 6. Section 381.83, Florida Statutes, is amended to 185 read: 186 381.83 Trade secrets; confidentiality.-187 (1) Records, reports, or information obtained from any person under this chapter, unless otherwise provided by law, 188 189 must shall be available to the public, except upon a showing 190 satisfactory to the department by the person from whom the 191 records, reports, or information is obtained that such records, 192 reports, or information, or a particular part thereof, contains 193 trade secrets as defined in s. 812.081 812.081 (1) (c). Such trade 194 secrets are shall be confidential and are exempt from the 195 provisions of s. 119.07(1) and s. 24(a), Art. I of the State 196 Constitution. The person submitting such trade secret 197 information to the department must request that it be kept 198 confidential and must inform the department of the basis for the claim of trade secret. The department shall, subject to notice 199 200 and opportunity for hearing, determine whether the information, 201 or portions thereof, claimed to be a trade secret is or is not a 202 trade secret. Such trade secrets may be disclosed, however, to

203 authorized representatives of the department or, pursuant to

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204	request, to other governmental entities in order for them to
205	properly perform their duties, or when relevant in any
206	proceeding under this chapter. Authorized representatives and
207	other governmental entities receiving such trade secret
208	information shall retain its confidentiality. Those involved in
209	any proceeding under this chapter, including a hearing officer
210	or judge or justice, shall retain the confidentiality of any
211	trade secret information revealed at such proceeding.
212	(2) This section is subject to the Open Government Sunset
213	Review Act in accordance with s. 119.15 and shall stand repealed
214	on October 2, 2021, unless reviewed and saved from repeal
215	through reenactment by the Legislature.
216	Section 7. Subsection (2) and paragraph (b) of subsection
217	(3) of section 403.7046, Florida Statutes, are amended to read:
218	403.7046 Regulation of recovered materials
219	(2) Information reported pursuant to the requirements of
220	this section or any rule adopted pursuant to this section which,
221	if disclosed, would reveal a trade secret, as defined in s.
222	812.081 812.081(1)(c), is confidential and exempt from the
223	provisions of s. 119.07(1) and s. 24(a), Art. I of the State
224	Constitution. For reporting or information purposes, however,
225	the department may provide this information in such form that
226	the names of the persons reporting such information and the
227	specific information reported are not revealed. This subsection
228	is subject to the Open Government Sunset Review Act in
229	accordance with s. 119.15 and shall stand repealed on October 2,
230	2021, unless reviewed and saved from repeal through reenactment
231	by the Legislature.
232	(3) Except as otherwise provided in this section or

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233 pursuant to a special act in effect on or before January 1, 234 1993, a local government may not require a commercial 235 establishment that generates source-separated recovered 236 materials to sell or otherwise convey its recovered materials to 237 the local government or to a facility designated by the local 238 government, nor may the local government restrict such a 239 generator's right to sell or otherwise convey such recovered 240 materials to any properly certified recovered materials dealer who has satisfied the requirements of this section. A local 241 242 government may not enact any ordinance that prevents such a 243 dealer from entering into a contract with a commercial 244 establishment to purchase, collect, transport, process, or 245 receive source-separated recovered materials.

246 (b)1. Before engaging in business within the jurisdiction 247 of the local government, a recovered materials dealer must 248 provide the local government with a copy of the certification 249 provided for in this section. In addition, the local government 250 may establish a registration process whereby a recovered 251 materials dealer must register with the local government before 252 engaging in business within the jurisdiction of the local 253 government. Such registration process is limited to requiring 254 the dealer to register its name, including the owner or operator 255 of the dealer, and, if the dealer is a business entity, its 256 general or limited partners, its corporate officers and 257 directors, its permanent place of business, evidence of its 258 certification under this section, and a certification that the 259 recovered materials will be processed at a recovered materials 260 processing facility satisfying the requirements of this section. 261 The local government may not use the information provided in the

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262	registration application to compete unfairly with the recovered
263	materials dealer until 90 days after receipt of the application.
264	All counties, and municipalities whose population exceeds 35,000
265	according to the population estimates determined pursuant to s.
266	186.901, may establish a reporting process <u>that must</u> which shall
267	be limited to the regulations, reporting format, and reporting
268	frequency established by the department pursuant to this
269	section, which <u>must</u> shall, at a minimum, include requiring the
270	dealer to identify the types and approximate amount of recovered
271	materials collected, recycled, or reused during the reporting
272	period; the approximate percentage of recovered materials
273	reused, stored, or delivered to a recovered materials processing
274	facility or disposed of in a solid waste disposal facility; and
275	the locations where any recovered materials were disposed of as
276	solid waste. Information reported under this subsection which,
277	if disclosed, would reveal a trade secret, as defined in s.
278	812.081(1)(c), is confidential and exempt from the provisions of
279	s. 24(a), Art. I of the State Constitution and s. 119.07(1). The
280	local government may charge the dealer a registration fee
281	commensurate with and no greater than the cost incurred by the
282	local government in operating its registration program.
283	Registration program costs are limited to those costs associated
284	with the activities described in this subparagraph paragraph.
285	Any reporting or registration process established by a local
286	government with regard to recovered materials <u>is</u> shall be
287	governed by the provisions of this section and department rules
288	adopted pursuant thereto.
289	2. Information reported under this subsection which, if

290 disclosed, would reveal a trade secret, as defined in s.

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291	812.081, is confidential and exempt from s. 119.07(1) and s.
292	24(a), Art. I of the State Constitution. This subparagraph is
293	subject to the Open Government Sunset Review Act in accordance
294	with s. 119.15 and shall stand repealed on October 2, 2021,
295	unless reviewed and saved from repeal through reenactment by the
296	Legislature.
297	Section 8. Section 403.73, Florida Statutes, is amended to
298	read:
299	403.73 Trade secrets; confidentiality
300	(1) Records, reports, or information obtained from any
301	person under this part, unless otherwise provided by law, <u>must</u>
302	shall be available to the public, except upon a showing
303	satisfactory to the department by the person from whom the
304	records, reports, or information is obtained that such records,
305	reports, or information, or a particular part thereof, contains
306	trade secrets as defined in s. <u>812.081</u> 812.081(1)(c) . Such trade
307	secrets <u>are</u> shall be confidential and are exempt from the
308	provisions of s. 119.07(1) and s. 24(a), Art. I of the State
309	Constitution. The person submitting such trade secret
310	information to the department must request that it be kept
311	confidential and must inform the department of the basis for the
312	claim of trade secret. The department shall, subject to notice
313	and opportunity for hearing, determine whether the information,
314	or portions thereof, claimed to be a trade secret is or is not a
315	trade secret. Such trade secrets may be disclosed, however, to
316	authorized representatives of the department or, pursuant to
317	request, to other governmental entities in order for them to
318	properly perform their duties, or when relevant in any
319	proceeding under this part. Authorized representatives and other

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320	governmental entities receiving such trade secret information
321	shall retain its confidentiality. Those involved in any
322	proceeding under this part, including an administrative law
323	judge, a hearing officer, or a judge or justice, shall retain
324	the confidentiality of any trade secret information revealed at
325	such proceeding.
326	(2) This section is subject to the Open Government Sunset
327	Review Act in accordance with s. 119.15 and shall stand repealed
328	on October 2, 2021, unless reviewed and saved from repeal
329	through reenactment by the Legislature.
330	Section 9. Paragraphs (g) and (m) of subsection (8) of
331	section 499.012, Florida Statutes, are amended to read:
332	499.012 Permit application requirements
333	(8) An application for a permit or to renew a permit for a
334	prescription drug wholesale distributor or an out-of-state
335	prescription drug wholesale distributor submitted to the
336	department must include:
337	(g)1. For an application for a new permit, the estimated
338	annual dollar volume of prescription drug sales of the
339	applicant, the estimated annual percentage of the applicant's
340	total company sales that are prescription drugs, the applicant's
341	estimated annual total dollar volume of purchases of
342	prescription drugs, and the applicant's estimated annual total
343	dollar volume of prescription drug purchases directly from
344	manufacturers.
345	2. For an application to renew a permit, the total dollar
346	volume of prescription drug sales in the previous year, the
347	total dollar volume of prescription drug sales made in the
348	previous 6 months, the percentage of total company sales that

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585-01303-16 2016182c2 349 were prescription drugs in the previous year, the total dollar 350 volume of purchases of prescription drugs in the previous year, 351 and the total dollar volume of prescription drug purchases 352 directly from manufacturers in the previous year. 353 3. Such portions of the information required pursuant to 354 this paragraph which are a trade secret, as defined in s. 355 812.081, shall be maintained by the department as trade secret 356 information is required to be maintained under s. 499.051. This 357 subparagraph is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 358 359 2, 2021, unless reviewed and saved from repeal through 360 reenactment by the Legislature. (m) For an applicant that is a secondary wholesale 361 362 distributor, each of the following: 363 1. A personal background information statement containing 364 the background information and fingerprints required pursuant to 365 subsection (9) for each person named in the applicant's response 366 to paragraphs (k) and (l) and for each affiliated party of the 367 applicant. 368 2. If any of the five largest shareholders of the 369 corporation seeking the permit is a corporation, the name, 370 address, and title of each corporate officer and director of 371 each such corporation; the name and address of such corporation; 372 the name of such corporation's resident agent, such 373 corporation's resident agent's address, and such corporation's

374 state of its incorporation; and the name and address of each 375 shareholder of such corporation who that owns 5 percent or more 376 of the stock of such corporation.

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3.a. The name and address of all financial institutions in

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394 5. If any of the funds identified in subparagraph 4. were
395 borrowed, copies of all promissory notes or loans used to obtain
396 such funds.

397 Section 10. Subsection (7) of section 499.0121, Florida398 Statutes, is amended to read:

399 499.0121 Storage and handling of prescription drugs;
400 recordkeeping.—The department shall adopt rules to implement
401 this section as necessary to protect the public health, safety,
402 and welfare. Such rules shall include, but not be limited to,
403 requirements for the storage and handling of prescription drugs
404 and for the establishment and maintenance of prescription drug
405 distribution records.

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(7) PRESCRIPTION DRUG PURCHASE LIST.-

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407	(a) Each wholesale distributor, except for a manufacturer,
408	shall annually provide the department with a written list of all
409	wholesale distributors and manufacturers from whom the wholesale
410	distributor purchases prescription drugs. A wholesale
411	distributor, except a manufacturer, shall notify the department
412	not later than 10 days after any change to either list.
413	(b) Such portions of the information required pursuant to
414	this subsection which are a trade secret, as defined in s.
415	812.081, shall be maintained by the department as trade secret
416	information is required to be maintained under s. 499.051. This
417	paragraph is subject to the Open Government Sunset Review Act in
418	accordance with s. 119.15 and shall stand repealed on October 2,
419	2021, unless reviewed and saved from repeal through reenactment
420	by the Legislature.
421	Section 11. Subsection (7) of section 499.051, Florida
422	Statutes, is amended to read:
423	499.051 Inspections and investigations
424	(7) (a) The complaint and all information obtained pursuant
425	to the investigation by the department are confidential and
426	exempt from s. 119.07(1) and s. 24(a), Art. I of the State
427	Constitution until the investigation and the enforcement action
428	are completed.
429	(b) Information that constitutes a However, trade secret,
430	as defined in s. 812.081, contained in the complaint or obtained
431	by the department pursuant to the investigation must information
432	contained therein as defined by s. 812.081(1)(c) shall remain
433	confidential and exempt from the provisions of s. 119.07(1) and
434	s. 24(a), Art. I of the State Constitution $_{m{ au}}$ as long as the
435	information is <u>held by</u> $retained$ by the department. <u>This</u>
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436	paragraph is subject to the Open Government Sunset Review Act in
437	accordance with s. 119.15 and shall stand repealed on October 2,
438	2021, unless reviewed and saved from repeal through reenactment
439	by the Legislature.
440	(c) This subsection does not prohibit the department from
441	using such information for regulatory or enforcement proceedings
442	under this chapter or from providing such information to any law
443	enforcement agency or any other regulatory agency. However, the
444	receiving agency shall keep such records confidential and exempt
445	as provided in this subsection. In addition, this subsection is
446	not intended to prevent compliance with the provisions of s.
447	499.01212, and the pedigree papers required in that section <u>are</u>
448	shall not be deemed a trade secret.
449	Section 12. Section 499.931, Florida Statutes, is amended
450	to read:
451	499.931 Trade secret informationInformation required to
452	be submitted under this part which is a trade secret as defined
453	in s. $\underline{812.081}$ $\underline{812.081(1)(c)}$ and designated as a trade secret by
454	an applicant or permitholder must be maintained as required
455	under s. 499.051. This section is subject to the Open Government
456	Sunset Review Act in accordance with s. 119.15 and shall stand
457	repealed on October 2, 2021, unless reviewed and saved from
458	repeal through reenactment by the Legislature.
459	Section 13. Section 502.222, Florida Statutes, is amended
460	to read:
461	502.222 Information relating to trade secrets
462	confidential.—The records of the department regarding matters
463	encompassed by this chapter are public records, subject to the
464	provisions of chapter 119, except that any information that

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465	which would reveal a trade secret, as defined in s. 812.081, of
466	a dairy industry business is confidential and exempt from the
467	provisions of s. 119.07(1) and s. 24(a), Art. I of the State
468	Constitution. If the department determines that any information
469	requested by the public will reveal a trade secret, it shall, in
470	writing, inform the person making the request of that
471	determination. The determination is a final order as defined in
472	s. 120.52. This section is subject to the Open Government Sunset
473	Review Act in accordance with s. 119.15 and shall stand repealed
474	on October 2, 2021, unless reviewed and saved from repeal
475	through reenactment by the Legislature.
476	Section 14. Subsection (3) of section 570.48, Florida
477	Statutes, is amended to read:
478	570.48 Division of Fruit and Vegetables; powers and duties;
479	records.—The duties of the Division of Fruit and Vegetables
480	include, but are not limited to:
481	(3) Maintaining the records of the division. The records of
482	the division are public records; however, trade secrets as
483	defined in s. 812.081 are confidential and exempt from $rac{ extsf{the}}{ extsf{the}}$
484	provisions of s. 119.07(1) and s. 24(a), Art. I of the State
405	

485 <u>Constitution. This subsection is subject to the Open Government</u> 486 <u>Sunset Review Act in accordance with s. 119.15 and shall stand</u> 487 <u>repealed on October 2, 2021, unless reviewed and saved from</u> 488 <u>repeal through reenactment by the Legislature</u>. This section <u>may</u> 489 <u>shall</u> not be construed to prohibit:

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(a) A disclosure necessary to enforcement procedures.

(b) The department from releasing information to other
governmental agencies. Other governmental agencies that receive
confidential information from the department under this

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585-01303-16 2016182c2 494 subsection shall maintain the confidentiality of that 495 information. 496 (c) The department or other agencies from compiling and publishing appropriate data regarding procedures, yield, recovery, quality, and related matters, provided such released data do not reveal by whom the activity to which the data relate 500 was conducted. Section 15. Subsection (2) of section 573.123, Florida Statutes, is amended to read: 573.123 Maintenance and production of records.-504 (2) Information that, if disclosed, would reveal a trade secret, as defined in s. 812.081, of any person subject to a marketing order is confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution and may shall not be disclosed except to an attorney who provides legal advice to the division about enforcing a marketing market order or by court order. A person who receives confidential information under this subsection shall maintain the confidentiality of that information. This subsection is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2021, unless reviewed and saved from repeal through reenactment by the Legislature. 517 Section 16. Subsection (8) of section 601.10, Florida Statutes, is amended to read: 519 601.10 Powers of the Department of Citrus.-The department shall have and shall exercise such general and specific powers

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520 521 as are delegated to it by this chapter and other statutes of the 522 state, which powers shall include, but are not limited to, the

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523 following:

524 (8) (a) To prepare and disseminate information of importance 525 to citrus growers, handlers, shippers, processors, and industry-526 related and interested persons and organizations relating to 527 department activities and the production, handling, shipping, 528 processing, and marketing of citrus fruit and processed citrus 529 products. Any information that constitutes a trade secret as 530 defined in s. 812.081(1)(c) is confidential and exempt from s. 531 119.07(1) and shall not be disclosed. For referendum and other 532 notice and informational purposes, the department may prepare 533 and maintain, from the best available sources, a citrus grower 534 mailing list. Such list shall be a public record available as 535 other public records_{au} but is it shall not be subject to the 536 purging provisions of s. 283.55.

(b) Any information provided to the department which
constitutes a trade secret as defined in s. 812.081 is
confidential and exempt from s. 119.07(1) and s. 24(a), Art. I
of the State Constitution. This paragraph is subject to the Open
Government Sunset Review Act in accordance with s. 119.15 and
shall stand repealed on October 2, 2021, unless reviewed and
saved from repeal through reenactment by the Legislature.

544 (c) (b) Any nonpublished reports or data related to studies 545 or research conducted, caused to be conducted, or funded by the 546 department under s. 601.13 is confidential and exempt from s. 547 119.07(1) and s. 24(a), Art. I of the State Constitution. This 548 paragraph is subject to the Open Government Sunset Review Act in 549 accordance with s. 119.15 and shall stand repealed on October 2, 550 2017, unless reviewed and saved from repeal through reenactment 551 by the Legislature.

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585-01303-16 2016182c2 552 Section 17. Paragraph (d) of subsection (7) of section 553 601.15, Florida Statutes, is amended to read: 554 601.15 Advertising campaign; methods of conducting; 555 assessments; emergency reserve fund; citrus research.-556 (7) All assessments levied and collected under this chapter 557 shall be paid into the State Treasury on or before the 15th day 558 of each month. Such moneys shall be accounted for in a special 559 fund to be designated as the Florida Citrus Advertising Trust

560 Fund, and all moneys in such fund are appropriated to the 561 department for the following purposes:

562 (d)1. The pro rata portion of moneys allocated to each type 563 of citrus product in noncommodity programs shall be used by the 564 department to encourage substantial increases in the 565 effectiveness, frequency, and volume of noncommodity 566 advertising, merchandising, publicity, and sales promotion of 567 such citrus products through rebates and incentive payments to handlers and trade customers for these activities. The 568 569 department shall adopt rules providing for the use of such 570 moneys. The rules shall establish alternate incentive programs, 571 including at least one incentive program for product sold under 572 advertised brands, one incentive program for product sold under 573 private label brands, and one incentive program for product sold 574 in bulk. For each incentive program, the rules must shall 575 establish eligibility and performance requirements and must 576 shall provide appropriate limitations on amounts payable to a 577 handler or trade customer for a particular season. Such 578 limitations may relate to the amount of citrus assessments 579 levied and collected on the citrus product handled by such 580 handler or trade customer during a 12-month representative

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581	period.
582	2. The department may require from participants in
583	noncommodity advertising and promotional programs commercial
584	information necessary to determine eligibility for and
585	performance in such programs. Any information so required <u>which</u>
586	$rac{ extsf{that}}{ extsf{tat}}$ constitutes a $ ilde{ extsf{u}}$ trade secret $ ilde{ extsf{''}}$ as defined in s. 812.081 is
587	confidential and exempt from s. 119.07(1) and s. 24(a), Art. I
588	of the State Constitution. This subparagraph is subject to the
589	Open Government Sunset Review Act in accordance with s. 119.15
590	and shall stand repealed on October 2, 2021, unless reviewed and
591	saved from repeal through reenactment by the Legislature.
592	Section 18. Paragraph (c) of subsection (8) of section
593	601.152, Florida Statutes, is amended to read:
594	601.152 Special marketing orders
595	(8)
596	(c) 1. Every handler shall, at such times as the department
597	may require, file with the department a return, not under oath,
598	on forms to be prescribed and furnished by the department,
599	certified as true and correct, stating the quantity of the type,
600	variety, and form of citrus fruit or citrus product specified in
601	the marketing order first handled in the primary channels of
602	trade in the state by such handler during the period of time
603	specified in the marketing order. Such returns <u>must</u> shall
604	contain any further information deemed by the department to be
605	reasonably necessary to properly administer or enforce this
606	section or any marketing order implemented under this section.
607	2. Information that, if disclosed, would reveal a trade
608	secret, as defined in s. 812.081, of any person subject to a

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marketing order is confidential and exempt from s. 119.07(1) and

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610	s. 24(a), Art. I of the State Constitution. This subparagraph is
611	subject to the Open Government Sunset Review Act in accordance
612	with s. 119.15 and shall stand repealed on October 2, 2021,
613	unless reviewed and saved from repeal through reenactment by the
614	Legislature.
615	Section 19. Section 601.76, Florida Statutes, is amended to
616	read:
617	601.76 Manufacturer to furnish formula and other
618	information.—Any formula required to be filed with the
619	Department of Agriculture shall be deemed a trade secret as
620	defined in s. 812.081, is confidential and exempt from s.
621	119.07(1) and s. 24(a), Art. I of the State Constitution, and
622	<u>may</u> shall only be divulged <u>only</u> to the Department of Agriculture
623	or to its duly authorized representatives or upon <u>court order</u>
624	orders of a court of competent jurisdiction when necessary in
625	the enforcement of this law. A person who receives such a
626	formula from the Department of Agriculture under this section
627	shall maintain the confidentiality of the formula. This section
628	is subject to the Open Government Sunset Review Act in
629	accordance with s. 119.15 and shall stand repealed on October 2,
630	2021, unless reviewed and saved from repeal through reenactment
631	by the Legislature.
632	Section 20. Subsections (3) and (6) of section 815.04,
633	Florida Statutes, are amended to read:
634	815.04 Offenses against intellectual property; public
635	records exemption
636	(3) Data, programs, or supporting documentation that is a
637	trade secret as defined in s. 812.081, that is held by an agency
638	as defined in chapter 119, and that resides or exists internal
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639	or external to a computer, computer system, computer network, or
640	electronic device is confidential and exempt from the provisions
641	of s. 119.07(1) and s. 24(a), Art. I of the State Constitution.
642	This subsection is subject to the Open Government Sunset Review
643	Act in accordance with s. 119.15 and shall stand repealed on
644	October 2, 2021, unless reviewed and saved from repeal through
645	reenactment by the Legislature.
646	(6) Subsections (3) and (4) are subject to the Open
647	Government Sunset Review Act in accordance with s. 119.15, and
648	shall stand repealed on October 2, 2019, unless reviewed and
649	saved from repeal through reenactment by the Legislature.
650	Section 21. The Legislature finds that it is a public
651	necessity that financial information comprising a trade secret
652	as defined in s. 812.081, Florida Statutes, be made exempt or
653	confidential and exempt from s. 119.07(1), Florida Statutes, and
654	s. 24(a), Article I of the State Constitution. The Legislature
655	also finds that it is a public necessity that any portion of a
656	meeting in which a trade secret as defined in s. 812.081,
657	Florida Statutes, is discussed be made exempt from s. 286.011,
658	Florida Statutes, and s. 24(b), Article I of the State
659	Constitution. The Legislature recognizes that, in many
660	instances, businesses are required to provide financial
661	information for regulatory or other purposes to public entities
662	and that disclosure of such information to competitors of those
663	businesses would be detrimental to the businesses. The
664	Legislature's intent is to protect trade secret information of a
665	confidential nature which includes, but is not limited to, a
666	formula, a pattern, a device, a combination of devices, or a
667	compilation of information used to protect or further a business

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668	advantage over those who do not know or use the information, the
669	disclosure of which would injure the affected business in the
670	marketplace. Therefore, the Legislature finds that the need to
671	protect trade secret financial information is sufficiently
672	compelling to override this state's public policy of open
673	government and that the protection of such information cannot be
674	accomplished without these exemptions.
675	Section 22. This act shall take effect on the same date
676	that SB 180 or similar legislation relating to trade secrets
677	takes effect, if such legislation is adopted in the same
678	legislative session or an extension thereof and becomes a law.