1 A bill to be entitled 2 An act relating to public records; amending s. 3 97.0585, F.S.; providing an exemption from public 4 records requirements for specified information 5 regarding a voter or voter registration applicant and 6 information concerning preregistered voter 7 registration applicants; authorizing disclosure of confidential and exempt information under certain 8 circumstances; providing for future legislative review 9 10 and repeal; providing a statement of public necessity; providing an effective date. 11 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Section 1. Section 97.0585, Florida Statutes, is amended 16 to read: 17 97.0585 Public records exemption; information regarding voters and voter registration; confidentiality.-18 19 The following information held by an agency as defined (1)in s. 119.011, and obtained for the purpose of voter 20 21 registration, is confidential and exempt from s. 119.07(1) and 22 s. 24(a), Art. I of the State Constitution and may be used only for purposes of voter registration, unless disclosure is 23 24 authorized under subsection (2): 25 All declinations to register to vote made pursuant to (a) 26 ss. 97.057 and 97.058.

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52	are subject to the Open Government Sunset Review Act in						
51	(5) Paragraph (1)(d), paragraph (1)(e), and subsection (2)						
50	exemption.						
49	agency before, on, or after the effective date of this						
48	(4)-(3) This section applies to information held by an						
47	and s. 24(a), Art. I of the State Constitution.						
46	a voter is exempt from the copying requirements of s. 119.07(1)						
45	(3) (2) The signature of a voter registration applicant or						
44	committees for political purposes only.						
43	and is opposed in an upcoming election, and registered political						
42	official thereof, a candidate who has filed qualification papers						
41	canvassing board, an election official, a political party or						
40	only for that voter registration applicant or voter, a						
39	under paragraph (1)(d) shall be made available to or reproduced						
38	(2) A person's information made confidential and exempt						
37	registration applicants who are 16 or 17 years of age.						
36	(e) All information concerning preregistered voter						
35	applicant or voter.						
34	telephone number, and e-mail address of a voter registration						
33	(d) The legal residential address, date of birth,						
32	or voter.						
31	Florida identification number of a voter registration applicant						
30	(c) The social security number, driver license number, and						
29	registration.						
28	registered to vote or where a person updated a voter						
27	(b) Information relating to the place where a person						

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53	accordance with s. 119.15 and shall stand repealed on October 2,						
54	2021, unless reviewed and saved from repeal through reenactment						
55	by the Legislature.						
56	Section 2. (1) The Legislature finds it a public						
57	necessity that the following information held by an agency, and						
58	obtained for the purpose of voter registration, be confidential						
59	and exempt from public records requirements and used only for						
60	purposes of voter registration:						
61	(a) The legal residential address, date of birth,						
62	telephone number, and e-mail address of a voter registration						
63	applicant or voter.						
64	(b) All information concerning preregistered voter						
65	registration applicants who are 16 or 17 years of age.						
66	(2) Information such as a voter registration applicant's						
67	or a voter's legal residential address, date of birth, telephone						
68	number, and e-mail address are personal and sensitive and could						
69	be misused by a dishonest person if placed in the public domain						
70	with the applicant's or the voter's name. By matching a name and						
71	legal residential address, date of birth, telephone number, or						
72	e-mail address, a dishonest person could commit identity theft,						
73	which could result in financial harm to a voter registration						
74	applicant or a voter. The potential for harm that results from						
75	unfettered access to a voter registration applicant's or a						
76	voter's legal residential address, date of birth, telephone						
77	number, and e-mail address, accompanied by the person's name,						
78	exceeds any public benefit that may be derived from disclosure						

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79 of such information. In addition, such information may be used for consumer scams, unwanted solicitations, or other invasive 80 81 contacts. 82 (3) The Legislature also finds that e-mail addresses are 83 personal information that could be misused and could result in 84 voter fraud if released. A voter may request an absentee ballot 85 using an e-mail address. Unrestricted access to such e-mail 86 addresses may enable others to determine which voters are 87 intending to vote by absentee ballot and result in the 88 confiscation and misuse of a mailed absentee ballot by a person 89 other than the requesting voter. In addition, collection of the 90 e-mail address of a voter registration applicant or a voter would give supervisors of elections the opportunity to employ 91 92 the cost-saving measure of electronically transmitting sample 93 ballots. If a voter registration applicant or a voter knows that 94 his or her e-mail address is subject to public disclosure, he or 95 she may be less willing to provide the e-mail address to the 96 supervisor of elections. Accordingly, the effective and 97 efficient administration of a government program would be 98 significantly impaired. 99 (4) The Legislature also finds that information concerning 100 preregistered 16-year-old and 17-year-old voter registration 101 applicants could be misused if released. Minors are more 102 vulnerable members of society, and the widespread release of 103 information acquired through preregistration activities may be 104 used to solicit, harass, stalk, or intimidate such individuals.

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105 Without such protection, a minor may be less likely to take

- 106 advantage of pre-registering to vote, thus hindering the
- 107 effective and efficient administration of a program that
- 108 otherwise encourages greater participation in the democratic
- 109 process.
- 110 Section 3. This act shall take effect July 1, 2016.

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