By Senator Gruters

	23-01685A-19 20191414
1	A bill to be entitled
2	An act relating to public records; creating s. 688.01,
3	F.S.; providing definitions; providing an exemption
4	from public records requirements for trade secrets
5	held by an agency; providing notice requirements for
6	trade secrets submitted to an agency; providing an
7	exception to the exemption; providing that an agency
8	employee is not liable for the release of records in
9	compliance with the act; providing applicability;
10	providing for future legislative review and repeal of
11	the exemption; amending ss. 688.001 and 688.006, F.S.;
12	conforming cross-references; providing a statement of
13	public necessity; providing a contingent effective
14	date.
15	
16	Be It Enacted by the Legislature of the State of Florida:
17	
18	Section 1. Section 688.01, Florida Statutes, is created to
19	read:
20	688.01 Trade secret exemption from inspecting or copying
21	public records
22	(1) DEFINITIONSAs used in this section, the term:
23	(a) "Agency" has the same meaning as in s. 119.011.
24	(b) "Trade secret" has the same meaning as in s. 688.002,
25	except that the term does not include any of the following
26	information related to any contract or agreement, or any
27	addendum thereto, with an agency:
28	1. The parties to the contract or agreement, or an addendum
29	thereto.

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30	2. The amount of money paid, any payment structure or plan,
31	expenditures, incentives, bonuses, fees, or penalties.
32	3. The nature or type of commodities or services purchased.
33	4. Applicable contract unit prices and deliverables.
34	(2) PUBLIC RECORDS EXEMPTIONA trade secret held by an
35	agency is confidential and exempt from s. 119.07(1) and s.
36	24(a), Art. I of the State Constitution.
37	(3) SUBMISSION OF TRADE SECRET TO AN AGENCY
38	(a) If a person who submits records to an agency claims
39	that the submission contains a trade secret, the person shall
40	submit to the agency a notice of trade secret when the records
41	are submitted to the agency. Failure to submit such notice
42	constitutes a waiver of any claim by such person that the
43	records contain a trade secret. The notice must provide the
44	name, telephone number, and mailing address of the person
45	claiming the records contain a trade secret. The person is
46	responsible for updating his or her contact information with the
47	agency.
48	(b) Each page of a record or specific portion of a record
49	that contains a trade secret must be clearly marked with the
50	words "trade secret."
51	(c) In submitting a notice of trade secret to the agency,
52	the submitting party shall verify to the agency through a
53	written declaration in the manner provided in s. 92.525 the
54	following:
55	
56	(I have/my company has) read the definition of a
57	trade secret in section 688.01, Florida Statutes, and \dots (I
58	believe/my company believes) the information contained in
I	

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 this record is a trade secret as defined in section 688.01, Florida Statutes. (I have/my company has) taken measures to prevent the disclosure of the record or specific portion of a record claimed to be a trade secret to anyone other than those who have been selected to have access for limited purposes, and(I intend/my company intends) to continue to take such measures. The record or specific portion of a record claimed to be a trade secret is not, and has not been, reasonably obtainable by other persons through legitimate means without(my/our) consent. The record or specific portion of a record claimed to be a trade secret is not publicly available elsewhere. (4) AGENCY ACCESSAn agency may disclose a trade secret, together with the notice of trade secret, to an officer or employee of another agency or governmental entity whose use of the trade secret is within the scope of his or her lawful duties and responsibilities. (5) LIABILITYAn agency employee who, while acting in good faith and in the performance of his or her duties, releases a record containing a trade secret pursuant to this act is not liable, civilly or criminally, for such release. (6) APPLICABILITYThis section does not apply to research institutes created or established in law, divisions of sponsored research at state universities, or technology transfer centers at Florida College System institutions. (7) OPEN GOVERNENT SUNSET REVIEWThis section is subject to the Open Government Sunset Review Act in accordance with s. 		23-01685A-19 20191414
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88	119.15 and shall stand repealed on October 2, 2024, unless
89	reviewed and saved from repeal through reenactment by the
90	Legislature.
91	Section 2. Section 688.001, Florida Statutes, is amended to
92	read:
93	688.001 Short title <u>Sections 688.001-688.01</u> Sections
94	688.001-688.009 may be cited as the "Uniform Trade Secrets Act."
95	Section 3. Section 688.006, Florida Statutes, is amended to
96	read:
97	688.006 Preservation of secrecy.—In an action under <u>ss.</u>
98	<u>688.001-688.01</u> ss. 688.001-688.009, a court shall preserve the
99	secrecy of an alleged trade secret by reasonable means, which
100	may include granting protective orders in connection with
101	discovery proceedings, holding in camera hearings, sealing the
102	records of the action, and ordering any person involved in the
103	litigation not to disclose an alleged trade secret without prior
104	court approval.
105	Section 4. The Legislature finds that it is a public
106	necessity that trade secrets held by an agency be made
107	confidential and exempt from s. 119.07(1), Florida Statutes, and
108	s. 24(a), Article I of the State Constitution. The Legislature
109	recognizes that an agency may create trade secret information in
110	furtherance of the agency's duties and responsibilities and that
111	disclosure of such information would be detrimental to the
112	effective and efficient operation of the agency. If such trade
113	secret information were made available to the public, the agency
114	could suffer great economic harm. In addition, the Legislature
115	recognizes that in many instances, individuals and businesses
116	provide trade secret information for regulatory or other

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117	purposes to an agency and that disclosure of such information to
118	competitors of those businesses would be detrimental to the
119	businesses. Without the public records exemption, those entities
120	would hesitate to cooperate with an agency, which would impair
121	the effective and efficient administration of governmental
122	functions. As such, the Legislature's intent is to protect trade
123	secret information of a confidential nature which includes a
124	formula, pattern, compilation, program, device, method,
125	technique, or process used from which the owner derives
126	independent economic value, actual or potential, from the
127	information not being generally known to, and not being readily
128	ascertainable by proper means by, other persons who can obtain
129	economic value from its disclosure or use. Therefore, the
130	Legislature finds that the need to protect trade secrets is
131	sufficiently compelling to override this state's public policy
132	of open government and that the protection of such information
133	cannot be accomplished without this exemption.
134	Section 5. This act shall take effect on the same date that

Section 5. This act shall take effect on the same date that SB __ or similar legislation takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes a law.

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