2019318er 1 2 An act relating to public records; amending s. 39.202, 3 F.S.; prohibiting the release of any identifying 4 information with respect to any person reporting child abuse, abandonment, or neglect, except under certain 5 6 circumstances; updating terminology; making conforming 7 changes; providing for future legislative review and repeal of the exemption; providing for reversion of 8 9 statutory text of certain provisions if the exemption 10 is not saved from 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. Subsections (2) and (5) of section 39.202, Florida Statutes, are amended, and subsection (9) is added to 16 17 that section, to read: 18 39.202 Confidentiality of reports and records in cases of 19 child abuse or neglect.-20 (2) Except as provided in subsection (4), access to such records, excluding the name of, or other identifying information 21 with respect to, the reporter which shall be released only as 22 23 provided in subsection (5), shall be granted only to the 24 following persons, officials, and agencies: 25 (a) Employees, authorized agents, or contract providers of 26 the department, the Department of Health, the Agency for Persons with Disabilities, the Office of Early Learning, or county 27 28 agencies responsible for carrying out: 29 1. Child or adult protective investigations;

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2019318er 30 2. Ongoing child or adult protective services; 3. Early intervention and prevention services; 31 32 4. Healthy Start services; 33 5. Licensure or approval of adoptive homes, foster homes, 34 child care facilities, facilities licensed under chapter 393, family day care homes, providers who receive school readiness 35 36 funding under part VI of chapter 1002, or other homes used to 37 provide for the care and welfare of children; 38 6. Employment screening for caregivers in residential group 39 homes; or 7. Services for victims of domestic violence when provided 40 by certified domestic violence centers working at the 41 42 department's request as case consultants or with shared clients. 43 44 Also, employees or agents of the Department of Juvenile Justice 45 responsible for the provision of services to children, pursuant 46 to chapters 984 and 985. (b) Criminal justice agencies of appropriate jurisdiction. 47 48 (c) The state attorney of the judicial circuit in which the 49 child resides or in which the alleged abuse or neglect occurred. (d) The parent or legal custodian of any child who is 50 alleged to have been abused, abandoned, or neglected, and the 51 52 child, and their attorneys, including any attorney representing a child in civil or criminal proceedings. This access shall be 53 54 made available no later than 60 days after the department 55 receives the initial report of abuse, neglect, or abandonment. However, any information otherwise made confidential or exempt 56 57 by law shall not be released pursuant to this paragraph. 58 (e) Any person alleged in the report as having caused the

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59 abuse, abandonment, or neglect of a child. This access shall be 60 made available no later than 60 days after the department receives the initial report of abuse, abandonment, or neglect 61 62 and, when the alleged perpetrator is not a parent, shall be 63 limited to information involving the protective investigation 64 only and shall not include any information relating to 65 subsequent dependency proceedings. However, any information otherwise made confidential or exempt by law shall not be 66 67 released pursuant to this paragraph.

(f) A court upon its finding that access to such records may be necessary for the determination of an issue before the court; however, such access shall be limited to inspection in camera, unless the court determines that public disclosure of the information contained therein is necessary for the resolution of an issue then pending before it.

(g) A grand jury, by subpoena, upon its determination that access to such records is necessary in the conduct of its official business.

(h) Any appropriate official of the department or theAgency for Persons with Disabilities who is responsible for:

1. Administration or supervision of the department's program for the prevention, investigation, or treatment of child abuse, abandonment, or neglect, or abuse, neglect, or exploitation of a vulnerable adult, when carrying out his or her official function;

2. Taking appropriate administrative action concerning an employee of the department or the agency who is alleged to have perpetrated child abuse, abandonment, or neglect, or abuse, neglect, or exploitation of a vulnerable adult; or

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3. Employing and continuing employment of personnel of the 89 department or the agency.

90 (i) Any person authorized by the department who is engaged in the use of such records or information for bona fide 91 92 research, statistical, or audit purposes. Such individual or entity shall enter into a privacy and security agreement with 93 94 the department and shall comply with all laws and rules 95 governing the use of such records and information for research 96 and statistical purposes. Information identifying the subjects 97 of such records or information shall be treated as confidential by the researcher and shall not be released in any form. 98

99 (j) The Division of Administrative Hearings for purposes of 100 any administrative challenge.

101 (k) Any appropriate official of a Florida advocacy council 102 investigating a report of known or suspected child abuse, 103 abandonment, or neglect; the Auditor General or the Office of Program Policy Analysis and Government Accountability for the 104 105 purpose of conducting audits or examinations pursuant to law; or 106 the guardian ad litem for the child.

107 (1) Employees or agents of an agency of another state that 108 has comparable jurisdiction to the jurisdiction described in 109 paragraph (a).

(m) The Public Employees Relations Commission for the sole 110 purpose of obtaining evidence for appeals filed pursuant to s. 111 447.207. Records may be released only after deletion of all 112 information which specifically identifies persons other than the 113 114 employee.

115 (n) Employees or agents of the Department of Revenue 116 responsible for child support enforcement activities.

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(o) Any person in the event of the death of a child determined to be a result of abuse, abandonment, or neglect. Information identifying the person reporting abuse, abandonment, or neglect shall not be released. Any information otherwise made confidential or exempt by law shall not be released pursuant to this paragraph.

123 (p) An employee of the local school district who is 124 designated as a liaison between the school district and the 125 department pursuant to an interagency agreement required under 126 s. 39.0016 and the principal of a public school, private school, or charter school where the child is a student. Information 127 128 contained in the records which the liaison or the principal 129 determines are necessary for a school employee to effectively 130 provide a student with educational services may be released to 131 that employee.

(q) An employee or agent of the Department of Education who
is responsible for the investigation or prosecution of
misconduct by a certified educator.

(r) Staff of a children's advocacy center that isestablished and operated under s. 39.3035.

(s) A physician licensed under chapter 458 or chapter 459, a psychologist licensed under chapter 490, or a mental health professional licensed under chapter 491 engaged in the care or treatment of the child.

(t) Persons with whom the department is seeking to place the child or to whom placement has been granted, including foster parents for whom an approved home study has been conducted, the designee of a licensed <u>child-caring agency as</u> defined in s. 39.01(41) <del>residential group home described in s.</del>

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146 39.523, an approved relative or nonrelative with whom a child is 147 placed pursuant to s. 39.402, preadoptive parents for whom a 148 favorable preliminary adoptive home study has been conducted, 149 adoptive parents, or an adoption entity acting on behalf of 150 preadoptive or adoptive parents.

(5) The department may not release the name of, or other 151 identifying information with respect to, any person reporting 152 153 child abuse, abandonment, or neglect may not be released to any 154 person other than employees of the department responsible for 155 child protective services, the central abuse hotline, law 156 enforcement, the child protection team, or the appropriate state 157 attorney, without the written consent of the person reporting. 158 This does not prohibit the subpoenaing of a person reporting 159 child abuse, abandonment, or neglect when deemed necessary by 160 the court, the state attorney, or the department, provided the 161 fact that such person made the report is not disclosed. Any person who reports a case of child abuse or neglect may, at the 162 163 time he or she makes the report, request that the department notify him or her that a child protective investigation occurred 164 165 as a result of the report. Any person specifically listed in s. 39.201(1) who makes a report in his or her official capacity may 166 167 also request a written summary of the outcome of the 168 investigation. The department shall mail such a notice to the reporter within 10 days after completing the child protective 169 170 investigation.

(9) The expansion of the public records exemption under
 this section to include other identifying information with
 respect to any person reporting child abuse, abandonment, or
 neglect is subject to the Open Government Sunset Review Act in

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2019318er 175 accordance with s. 119.15 and shall stand repealed on October 2, 176 2024, unless reviewed and saved from repeal through reenactment 177 by the Legislature. If the expansion of the exemption is not 178 saved from repeal, this section shall revert to that in 179 existence on June 30, 2019, except that any other amendments 180 made to this section, other than by this act, are preserved and 181 continue to operate to the extent that such amendments are not 182 dependent upon the portions of text that expire under this 183 subsection. 184 Section 2. The Legislature finds that it is a public 185 necessity to strengthen reporter-status protection by making all 186 reporter identifying information exempt from s. 119.07(1), 187 Florida Statutes, and s. 24(a), Article I of the State 188 Constitution. The current statutory scheme only protects the 189 name of the reporter who calls into the abuse hotline. By 190 protecting only the name of the reporter of child abuse, 191 abandonment, or neglect, the identity of the individual may be 192 discerned by other identifying information, thus rendering the 193 protection ineffective. Providing robust protections to 194 reporters of child abuse, abandonment, or neglect improves the 195 mandatory reporting scheme by ensuring that all instances of suspected child abuse, abandonment, or neglect are reported to 196 197 the Department of Children and Families. Therefore, it is 198 necessary that individuals who are considered reporters under 199 the current statutory scheme have their identifying information 200 protected. 201 Section 3. This act shall take effect July 1, 2019.

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