1	A bill to be entitled
2	An act relating to public records; transferring,
3	renumbering, and amending ss. 24.105(12) and
4	24.118(4), F.S.; exempting from public records
5	requirements certain security information held by the
6	Department of the Lottery, information about lottery
7	games, personal identifying information of retailers
8	and vendors for purposes of background checks, and
9	certain financial information held by the department;
10	providing for retroactive application; providing for
11	future legislative review and repeal of the exemption;
12	providing a statement of public necessity; providing a
13	directive to the Division of Law Revision; providing
14	an effective date.
15	
16	Be It Enacted by the Legislature of the State of Florida:
17	
18	Section 1. Paragraphs (a), (b), and (c) of subsection (12)
19	of section 24.105, Florida Statutes, are transferred, renumbered
20	as subsections (1), (2), and (3), respectively, of section
21	24.1051, Florida Statutes, and amended, and subsection (4) of
22	section 24.118, Florida Statutes, is transferred, renumbered as
23	subsection (4) of section 24.1051, Florida Statutes, and
24	amended, to read:
25	24.1051 Exemptions from inspection or copying of public
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26	records
27	(1)(a) (12)(a) The following information held by the
28	department Determine by rule information relating to the
29	operation of the lottery which is confidential and exempt from
30	the provisions of s. 119.07(1) and s. 24(a), Art. I of the State
31	Constitution:-
32	1. Such Information that, if released, could harm the
33	security or integrity of the department, including:
34	a. Information relating to the includes trade secrets;
35	security of the department's technologies, processes, and
36	practices designed to protect networks, computers, data
37	processing software, data, and data measures, systems from
38	attack, damage, or unauthorized access. procedures;
39	<u>b.</u> Security reports; information <u>or information that would</u>
40	reveal security measures of the department, whether physical or
41	virtual.
42	c. Information about lottery games, promotions, tickets,
43	and ticket stock, including information concerning the
44	description, design, production, printing, packaging, shipping,
45	delivery, storage, and validation of such games, promotions,
46	tickets, and stock.
47	d. Information concerning terminals, machines, and devices
48	that issue tickets.
49	2. Information that must be maintained as confidential in
50	order for the department to participate in a multistate lottery

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51	association or game.
52	3. Personal identifying information obtained by the
53	department when processing background investigations of current
54	or potential retailers or vendors.
55	4. Financial bids or other contractual data, the
56	disclosure of which would impair the efforts of the department
57	to contract for goods or services on favorable terms; employee
58	personnel information unrelated to compensation, duties,
59	qualifications, or responsibilities; and information about an
60	entity which is not publicly available and is provided to the
61	department in connection with its review of the financial
62	responsibility of the entity obtained by the Division of
63	Security pursuant to <u>s. 24.111 or s. 24.112, provided that the</u>
64	entity marks such information as confidential. However,
65	financial information related to any contract or agreement, or
66	an addendum thereto, with the department, including the amount
67	of money paid, any payment structure or plan, expenditures,
68	incentives, bonuses, fees, and penalties, shall be public
69	record.
70	(b) This exemption is remedial in nature, and it is the
71	intent of the Legislature that this exemption apply to
72	information held by the department before, on, or after the
73	effective date of this act.
74	(c) Information made confidential and exempt under this
75	subsection its investigations which is otherwise confidential.
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To be deemed confidential, the information must be necessary to the security and integrity of the lottery. Confidential information may be released to other governmental entities as needed in connection with the performance of their duties. The receiving governmental entity shall <u>maintain the confidential</u> and exempt status retain the confidentiality of such information as provided for in this subsection.

83 (d) This subsection is subject to the Open Government 84 Sunset Review Act in accordance with s. 119.15 and shall stand 85 repealed on October 2, 2024, unless reviewed and saved from 86 repeal through reenactment by the Legislature.

87 (2)(b) Maintain the confidentiality of The street address 88 and the telephone number of a winner <u>are</u>, in that such 89 information is confidential and exempt from the provisions of s. 90 119.07(1) and s. 24(a), Art. I of the State Constitution, unless 91 the winner consents to the release of such information or as 92 provided for in s. 24.115(4) or s. 409.2577.

93 (3) (c) Any information made confidential and exempt from 94 the provisions of s. 119.07(1) under this section subsection 95 shall be disclosed to the Auditor General, to the Office of 96 Program Policy Analysis and Government Accountability, or to the independent auditor selected under s. 24.123 upon such person's 97 request therefor. If the President of the Senate or the Speaker 98 of the House of Representatives certifies that information made 99 confidential and exempt under this section subsection is 100

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101 necessary for effecting legislative changes, the requested 102 information shall be disclosed to him or her, and he or she may 103 disclose such information to members of the Legislature and 104 legislative staff as necessary to effect such purpose. 105 (4) BREACH OF CONFIDENTIALITY .- Any person who, with intent 106 to defraud or with intent to provide a financial or other advantage to himself, herself, or another, knowingly and 107 108 willfully discloses any information relating to the lottery designated as confidential and exempt from the provisions of s. 109 119.07(1) and s. 24(a), Art. I of the State Constitution 110 pursuant to this act is guilty of a felony of the first degree, 111 112 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. Section 2. (1) The Legislature finds that it is a public 113 114 necessity that the following information be made confidential 115 and exempt from s. 119.07(1), Florida Statutes, and s. 24(a), 116 Art. I of the State Constitution: 117 (a) Information relating to the security of the Department 118 of the Lottery. Ensuring the security and integrity of lottery 119 operations safeguards against players gaining an unfair 120 advantage over other players and enables the department to operate in a manner consistent with the dignity of the state 121 122 lottery. If such security information were made available to the public, the integrity and efficiency of the lottery would be 123 124 jeopardized and the effective and efficient administration of 125 the lottery would be significantly impaired. For these reasons,

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126 the Legislature finds that it is a public necessity to maintain 127 the confidential and exempt status of such information. 128 Maintaining the effective and efficient administration of the 129 lottery is a sufficiently compelling purpose to override the 130 strong public policy of open government and cannot be 131 accomplished without this exemption. 132 (b) Information required to be held confidential in order 133 for the department to participate in multistate games and 134 associations. The department is authorized to enter into 135 agreements with other states for the operation and promotion of 136 a multistate lottery and without the exemption, the department 137 would be unable to join certain associations and games, thus 138 causing the state to miss opportunities to generate revenue for 139 education. As a result, the effective and efficient 140 administration of the lottery would be significantly impaired if 141 the confidentiality of these records is not maintained. For 142 these reasons, the Legislature finds that it is a public 143 necessity to maintain the confidential and exempt status of such information. Maintaining the effective and efficient 144 145 administration of the lottery is a sufficiently compelling 146 purpose to override the strong public policy of open government 147 and cannot be accomplished without this exemption. 148 (c) Personal identifying information of current or 149 potential retailers and vendors for purposes of processing background investigations. The release of such sensitive 150

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151 personal information could cause great financial harm to an 152 individual and his or her family, cause unwarranted damage to 153 the good name and reputation of such individuals, and increase 154 the risk of identity theft. Without the exemption, current and 155 potential retailers and vendors may be reluctant to participate 156 as a department retailer or vendor, and the effective and 157 efficient administration of the lottery would be significantly 158 impaired. For these reasons, the Legislature finds that it is a 159 public necessity to maintain the confidential and exempt status 160 of such information. Maintaining the effective and efficient administration of the lottery and protecting sensitive personal 161 162 information concerning individuals are sufficiently compelling 163 purposes to override the strong public policy of open government 164 and cannot be accomplished without this exemption. Financial information about an entity that is not 165 (d) 166 publicly available and is provided to the department in 167 connection with its review of the financial responsibility of 168 the entity. The release of such information could harm the 169 business operations of entities with which the department wishes 170 to contract, injure those entities in the marketplace, and 171 decrease the likelihood that such entities would work with the 172 department. As a result, the effective and efficient 173 administration of the lottery would be significantly impaired 174 without maintaining the confidentiality of such financial 175 information. For these reasons, the Legislature finds that it is

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176 a public necessity to maintain the confidential and exempt 177 status of such information. Maintaining the effective and 178 efficient administration of the lottery and protecting such 179 confidential information concerning entities are sufficiently 180 compelling purposes to override the strong public policy of open 181 government and cannot be accomplished without this exemption. 182 (2) The Legislature further finds that these public record 183 exemptions must be given retroactive application because they 184 are remedial in nature. 185 Section 3. The Division of Law Revision is directed to 186 replace the phrase "the effective date of this act" wherever it 187 occurs in this act with the date the act becomes a law. 188 Section 4. This act shall take effect upon becoming a law.

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