FOR CONSIDERATION  $\mathbf{B}\mathbf{y}$  the Committee on Governmental Oversight and Accountability

585-02260-25

20257020pb

1	A bill to be entitled								
2	An act relating to a review under the Open Government								
3	Sunset Review Act; amending s. 119.0725, F.S., which								
4	provides exemptions from public records requirements								
5	for agency cybersecurity information held by a state								
6	agency and exemptions from public meetings								
7	requirements for portions of meetings which would								
8	reveal confidential and exempt information; revising								
9	the date of the scheduled repeal of such exemptions;								
10	amending s. 282.318, F.S., which provides exemptions								
11	from public records and public meetings requirements								
12	for portions of risk assessments, evaluations,								
13	external audits, and other reports of a state agency's								
14	cybersecurity program for the data, information, and								
15	information technology resources of that state agency								
16	which are held by a state agency and for portions of a								
17	public meeting which would reveal such confidential								
18	and exempt records; extending the date of the								
19	scheduled repeal of such exemptions; providing an								
20	effective date.								
21									
22	Be It Enacted by the Legislature of the State of Florida:								
23									
24	Section 1. Section 119.0725, Florida Statutes, is amended								
25	to read:								
26	119.0725 Agency cybersecurity information; public records								
27	exemption; public meetings exemption								
28	(1) As used in this section, the term:								
29	(a) "Breach" means unauthorized access of data in								

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30	electronic form containing personal information. Good faith								
31	access of personal information by an employee or agent of an								
32	agency does not constitute a breach, provided that the								
33	information is not used for a purpose unrelated to the business								
34	or subject to further unauthorized use.								
35	(b) "Critical infrastructure" means existing and proposed								
36	information technology and operational technology systems and								
37	assets, whether physical or virtual, the incapacity or								
38	destruction of which would negatively affect security, economic								
39	security, public health, or public safety.								
40	(c) "Cybersecurity" has the same meaning as in s. 282.0041.								
41	(d) "Data" has the same meaning as in s. 282.0041.								
42	(e) "Incident" means a violation or imminent threat of								
43	violation, whether such violation is accidental or deliberate,								
44	of information technology resources, security, policies, or								
45	practices. As used in this paragraph, the term "imminent threat								
46	of violation" means a situation in which the agency has a								
47	factual basis for believing that a specific incident is about to								
48	occur.								
49	(f) "Information technology" has the same meaning as in s.								
50	282.0041.								
51	(g) "Operational technology" means the hardware and								
52	software that cause or detect a change through the direct								
53	monitoring or control of physical devices, systems, processes,								
54	or events.								
55	(2) The following information held by an agency is								
56	confidential and exempt from s. 119.07(1) and s. 24(a), Art. I								
57	of the State Constitution:								
58	(a) Coverage limits and deductible or self-insurance								
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59	amounts of insurance or other risk mitigation coverages acquired								
60	for the protection of information technology systems,								
61	operational technology systems, or data of an agency.								
62	(b) Information relating to critical infrastructure.								
63	(c) Cybersecurity incident information reported pursuant to								
64	s. 282.318 or s. 282.3185.								
65	(d) Network schematics, hardware and software								
66	configurations, or encryption information or information that								
67	identifies detection, investigation, or response practices for								
68	suspected or confirmed cybersecurity incidents, including								
69	suspected or confirmed breaches, if the disclosure of such								
70	information would facilitate unauthorized access to or								
71	unauthorized modification, disclosure, or destruction of:								
72	1. Data or information, whether physical or virtual; or								
73	2. Information technology resources, which include an								
74	agency's existing or proposed information technology systems.								
75	(3) Any portion of a meeting that would reveal information								
76	made confidential and exempt under subsection (2) is exempt from								
77	s. 286.011 and s. 24(b), Art. I of the State Constitution. An								
78	exempt portion of a meeting may not be off the record and must								
79	be recorded and transcribed. The recording and transcript are								
80	confidential and exempt from s. 119.07(1) and s. 24(a), Art. I								
81	of the State Constitution.								
82	(4) The public records exemptions contained in this section								
83	apply to information held by an agency before, on, or after July								
84	1, 2022.								
85	(5)(a) Information made confidential and exempt pursuant to								
86	this section shall be made available to a law enforcement								
87	agency, the Auditor General, the Cybercrime Office of the								

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585-02260-25 20257020pb 88 Department of Law Enforcement, the Florida Digital Service 89 within the Department of Management Services, and, for agencies 90 under the jurisdiction of the Governor, the Chief Inspector 91 General. 92 (b) Such confidential and exempt information may be 93 disclosed by an agency in the furtherance of its official duties 94 and responsibilities or to another agency or governmental entity 95 in the furtherance of its statutory duties and responsibilities. 96 (6) Agencies may report information about cybersecurity 97 incidents in the aggregate. 98 (7) This section is subject to the Open Government Sunset 99 Review Act in accordance with s. 119.15 and shall stand repealed 100 on October 2, 2026 2027, unless reviewed and saved from repeal 101 through reenactment by the Legislature. 102 Section 2. Subsection (9) of section 282.318, Florida 103 Statutes, is amended, and subsections (5) and (6) of that 104 section are republished, to read: 105 282.318 Cybersecurity.-106 (5) The portions of risk assessments, evaluations, external 107 audits, and other reports of a state agency's cybersecurity 108 program for the data, information, and information technology 109 resources of the state agency which are held by a state agency 110 are confidential and exempt from s. 119.07(1) and s. 24(a), Art. 111 I of the State Constitution if the disclosure of such portions of records would facilitate unauthorized access to or the 112 113 unauthorized modification, disclosure, or destruction of: (a) Data or information, whether physical or virtual; or 114 115

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## (b) Information technology resources, which include:

1. Information relating to the security of the agency's

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585-02260-25 20257020pb 117 technologies, processes, and practices designed to protect 118 networks, computers, data processing software, and data from 119 attack, damage, or unauthorized access; or 120 2. Security information, whether physical or virtual, which 121 relates to the agency's existing or proposed information 122 technology systems. 123 For purposes of this subsection, "external audit" means an audit 124 that is conducted by an entity other than the state agency that 125 126 is the subject of the audit. 127 (6) Those portions of a public meeting as specified in s. 286.011 which would reveal records which are confidential and 128 129 exempt under subsection (5) are exempt from s. 286.011 and s. 130 24(b), Art. I of the State Constitution. No exempt portion of an 131 exempt meeting may be off the record. All exempt portions of 132 such meeting shall be recorded and transcribed. Such recordings 133 and transcripts are confidential and exempt from disclosure 134 under s. 119.07(1) and s. 24(a), Art. I of the State 135 Constitution unless a court of competent jurisdiction, after an 136 in camera review, determines that the meeting was not restricted 137 to the discussion of data and information made confidential and 138 exempt by this section. In the event of such a judicial 139 determination, only that portion of the recording and transcript 140 which reveals nonexempt data and information may be disclosed to 141 a third party.

(9) Subsections (5) and (6) are subject to the Open
Government Sunset Review Act in accordance with s. 119.15 and
shall stand repealed on October 2, <u>2026</u> <del>2025</del>, unless reviewed
and saved from repeal through reenactment by the Legislature.

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146		Section	3.	This	act	shall	take	effect	July	1,	2025.	

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