

CS/HB 249, Engrossed 1

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 the e-mail addresses of voter
5	registration applicants and voters; providing for
6	future legislative review and repeal of the exemption
7	under the Open Government Sunset Review Act; providing
8	a statement of public necessity; providing a
9	contingent effective date.
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11	Be It Enacted by the Legislature of the State of Florida:
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13	Section 1. Section 97.0585, Florida Statutes, is amended
14	to read:
15	97.0585 Public records exemption; information regarding
16	voters and voter registration; confidentiality
17	(1) The following information held by an agency as defined
18	in s. 119.011 and obtained for the purpose of voter registration
19	is confidential and exempt from s. 119.07(1) and s. 24(a), Art.
20	I of the State Constitution and may be used only for purposes of
21	voter registration:
22	(a) All declinations to register to vote made pursuant to
23	ss. 97.057 and 97.058.
24	(b) Information relating to the place where a person
25	registered to vote or where a person updated a voter
26	registration.
27	(c) The social security number, driver's license number,
28	and Florida identification number of a voter registration
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29 applicant or voter.

30 (d) The e-mail address of a voter registration applicant 31 or voter.

32 (2) The signature of a voter registration applicant or a
33 voter is exempt from the copying requirements of s. 119.07(1)
34 and s. 24(a), Art. I of the State Constitution.

35 The names, addresses, and telephone numbers of persons (3) 36 who are victims of stalking or aggravated stalking are exempt 37 from s. 119.071(1) and s. 24(a), Art. I of the State 38 Constitution in the same manner that the names, addresses, and 39 telephone numbers of participants in the Address Confidentiality Program for Victims of Domestic Violence which are held by the 40 41 Attorney General under s. 741.465 are exempt from disclosure, 42 provided that the victim files a sworn statement of stalking 43 with the Office of the Attorney General and otherwise complies with the procedures in ss. 741.401-741.409. 44

(4) This section applies to information held by an agencybefore, on, or after the effective date of this exemption.

47 (5) (a) Subsection (3) is subject to the Open Government
48 Sunset Review Act in accordance with s. 119.15 and shall stand
49 repealed on October 2, 2015, unless reviewed and saved from
50 repeal through reenactment by the Legislature.

51 (b) Paragraph (d) of subsection (1) is subject to the Open 52 Government Sunset Review Act in accordance with s. 119.15 and 53 shall stand repealed on October 2, 2018, unless reviewed and 54 saved from repeal through reenactment by the Legislature. 55 Section 2. The Legislature finds that it is a public 56 necessity that the e-mail address of a voter registration

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57 applicant or voter that is held by an agency and obtained for 58 the purpose of voter registration be made confidential and 59 exempt from s. 119.07(1) and s. 24(a), Article I of the State 60 Constitution. E-mail addresses are personal information that 61 could be misused and could result in voter fraud if released. A 62 voter may request an absentee ballot using an e-mail address. 63 Public access to that e-mail address could make others aware of 64 those voters intending to vote using an absentee ballot and 65 could result in confiscation and misuse of a mailed absentee 66 ballot by a person other than the registered voter before the 67 registered voter receives the requested absentee ballot. In addition, collection of the e-mail address of a voter 68 registration applicant or a registered voter would allow the 69 70 supervisors of elections to send sample ballots electronically, 71 thereby saving counties money. If a voter registration applicant 72 or a registered voter knows that his or her e-mail address is 73 subject to public disclosure, he or she may be less willing to 74 provide the address to the supervisor of elections. Accordingly, 75 the effective and efficient administration of a government 76 program would be significantly impaired. 77 Section 3. This act shall take effect on the same date

78 that HB 247 or similar legislation takes effect, if such 79 legislation is adopted in the same legislative session or an 80 extension thereof and becomes law.

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