By Senator Evers

2-00111-16 2016126

A bill to be entitled

An act relating to public records and public meetings; transferring, renumbering, and amending s. 287.05712, F.S., relating to public-private partnerships for public facilities and infrastructure; providing a definition; providing an exemption from public records requirements for a specified period for unsolicited proposals received by a responsible public entity; providing an exemption from public meeting requirements for any portion of a meeting of a responsible public entity during which exempt proposals are discussed; requiring that a recording be made of the closed meeting; providing an exemption from public records requirements for a specified period for the recording of, and any records generated during, a closed meeting; providing for future legislative review and repeal of the exemptions; providing a statement of public necessity; providing a contingent effective date.

2021

1

2

3

4

5

6

7

8

9

10

11

1213

1415

1617

18

19

Be It Enacted by the Legislature of the State of Florida:

2223

24

Section 1. Subsection (15) is added to section 287.05712, Florida Statutes, as transferred, renumbered, and amended by SB , to read:

2526

255.065 287.05712 Public-private partnerships; public records and public meetings exemptions.—

2728

29

(15) PUBLIC RECORDS AND PUBLIC MEETINGS EXEMPTIONS.—

(a) As used in this subsection, the term "competitive

2-00111-16 2016126

solicitation" has the same meaning as provided in s. 119.071(1).

(b) 1. An unsolicited proposal received by a responsible public entity is exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution until such time as the responsible public entity provides notice of an intended decision for a qualifying project.

- 2. If the responsible public entity rejects all proposals submitted pursuant to a competitive solicitation for a qualifying project and such entity concurrently provides notice of its intent to seek additional proposals for such project, the unsolicited proposal remains exempt until the responsible public entity provides notice of an intended decision concerning the reissued competitive solicitation for the qualifying project or until the responsible public entity withdraws the reissued competitive solicitation for such project.
- 3. An unsolicited proposal is exempt for no longer than 90 days after the initial notice by the responsible public entity rejecting all proposals.
- (c) If the responsible public entity does not issue a competitive solicitation for a qualifying project, the unsolicited proposal ceases to be exempt 180 days after receipt of the unsolicited proposal by such entity.
- (d)1. Any portion of a meeting of a responsible public entity during which an unsolicited proposal that is exempt is discussed is exempt from s. 286.011 and s. 24(b), Art. I of the State Constitution.
- 2.a. A complete recording must be made of any portion of an exempt meeting. No portion of the exempt meeting may be held off the record.

2-00111-16 2016126

b. The recording of, and any records generated during, the exempt meeting are exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution until such time as the responsible public entity provides notice of an intended decision for a qualifying project or 180 days after receipt of the unsolicited proposal by the responsible public entity if such entity does not issue a competitive solicitation for the project.

- c. If the responsible public entity rejects all proposals and concurrently provides notice of its intent to reissue a competitive solicitation, the recording and any records generated at the exempt meeting remain exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution until such time as the responsible public entity provides notice of an intended decision concerning the reissued competitive solicitation or until the responsible public entity withdraws the reissued competitive solicitation for such project.
- d. A recording and any records generated during an exempt meeting are exempt for no longer than 90 days after the initial notice by the responsible public entity rejecting all proposals.
- (e) This subsection is subject to the Open Government
 Sunset Review Act in accordance with s. 119.15 and shall stand
 repealed on October 2, 2021, unless reviewed and saved from
 repeal through reenactment by the Legislature.

Section 2. (1) The Legislature finds that it is a public necessity that an unsolicited proposal received by a responsible public entity pursuant to s. 255.065, Florida Statutes, be made exempt from s. 119.07(1), Florida Statutes, and s. 24(a), Article I of the State Constitution for a specified period.

Temporarily prohibiting the public release of unsolicited

88

89

90 91

92

93

94

95

96

97

98

99

100

101

102

103

104

105

106

107

108

109

110

111

112

113

114

115116

2-00111-16 2016126__

proposals ensures the effective and efficient administration of the public-private partnership process established in s. 255.065, Florida Statutes. Temporarily protecting unsolicited proposals protects the public-private partnership process by encouraging private entities to submit such proposals, which will facilitate the timely development and operation of a qualifying project. Protecting such information ensures that other private entities do not gain an unfair competitive advantage. The public records exemption preserves public oversight of the public-private partnership process by providing for disclosure of the unsolicited proposal when the responsible public entity provides notice of an intended decision; by limiting the exemption to no longer than 90 days after the responsible public entity rejects all proposals received in a competitive solicitation for a qualifying project; or by limiting the exemption to no longer than 180 days after receipt of an unsolicited proposal if such entity does not issue a competitive solicitation for a qualifying project related to the proposal.

(2) The Legislature further finds that it is a public necessity that any portion of a meeting of the responsible public entity during which an unsolicited proposal that is exempt from public records requirements is discussed be made exempt from s. 286.011, Florida Statutes, and s. 24(b), Article I of the State Constitution. The Legislature also finds that it is a public necessity that the recording of, and any records generated during, a closed meeting be made temporarily exempt from s. 119.07(1), Florida Statutes, and s. 24(a), Article I of the State Constitution. Failure to close any portion of a

2-00111-16

2016126

117 meeting during which such unsolicited proposal is discussed, and 118 failure to protect the release of the recording and records 119 generated during that closed meeting, would defeat the purpose 120 of the public records exemption. In addition, the Legislature 121 finds that public oversight is maintained because the public 122 records exemption for the recording and records generated during 123 any closed portion of a meeting of the responsible public entity 124 are subject to public disclosure when such entity provides 125 notice of an intended decision; are exempt no longer than 90 126 days after the responsible public entity rejects all proposals 127 received in a competitive solicitation for a qualifying project; 128 or are exempt no longer than 180 days after receipt of an 129 unsolicited proposal if the responsible public entity does not 130 issue a competitive solicitation for a qualifying project 131 related to the proposal. 132 Section 3. This act shall take effect on the same date that 133 SB or similar legislation takes effect, if such legislation 134 is adopted in the same legislative session or an extension 135 thereof and becomes a law.