By Senator Steube

	23-00493-17 2017342
1	A bill to be entitled
2	An act relating to public records; creating s.
3	390.305, F.S.; providing an exemption from public
4	records requirements for physician abortion reports
5	filed with the Department of Health; providing
6	exceptions; providing retroactive application;
7	providing for future legislative review and repeal of
8	the exemption under the Open Government Sunset Review
9	Act; providing a statement of public necessity;
10	providing a contingent effective date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
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14	Section 1. Section 390.305, Florida Statutes, is created to
15	read:
16	390.305 Physician abortion report exemption from public
17	records request.—A physician abortion report filed with the
18	Department of Health pursuant to s. 390.301(4)(a) is
19	confidential and exempt from s. 119.07(1) and s. 24(a), Art. I
20	of the State Constitution. The department may not make such
21	reports available for public inspection, shall maintain the
22	confidentiality of such reports, and may make such reports
23	available only to the following parties in the following
24	circumstances:
25	(1) To the Attorney General or a state attorney with
26	appropriate jurisdiction pursuant to a criminal investigation,
27	including an investigation of the grounds for a criminal action
28	under s. 390.301(6) or (7)(b); or
29	(2) Pursuant to a court order in an action brought under s.
30	<u>390.301(7).</u>
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32	The exemption under this section applies to reports filed with
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33	the department pursuant to s. 390.301(4)(a) before, on, or after
34	January 1, 2018. This section is subject to the Open Government
35	Sunset Review Act in accordance with s. 119.15 and shall stand
36	repealed on October 2, 2022, unless reviewed and saved from
37	repeal through reenactment by the Legislature.
38	Section 2. The Legislature finds that it is a public
39	necessity that a physician abortion report filed with the
40	Department of Health pursuant to s. 390.301(4)(a), Florida
41	Statutes, be confidential and exempt from disclosure under s.
42	119.07(1), Florida Statutes, and s. 24(a), Article I of the
43	State Constitution. A woman's health, her decision to have an
44	abortion, and the abortion procedure itself are intensely
45	private matters. The content of such a report should not be made
46	public. Protecting the report is necessary to ensure the health
47	care privacy rights of all individuals. Making these reports
48	confidential and exempt from disclosure will protect information
49	of a sensitive personal nature, the release of which could cause
50	unwarranted damage to the privacy rights and reputation of an
51	individual.
52	Section 3. This act shall take effect on the same date that
53	SB or similar legislation takes effect, if such legislation

53 SB _____ or similar legislation takes effect, if such legislation 54 is adopted in the same legislative session or an extension 55 thereof and becomes a law.

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