## FOR CONSIDERATION By the Committee on Transportation

596-00715-21 20217004pb

A bill to be entitled

An act relating to a review under the Open Government Sunset Review Act; amending s. 339.55, F.S.; expanding an existing exemption from public records requirements for financial information of a private entity applicant which the Department of Transportation requires as part of a certain application process to include the financial information of the private entity applicant's guarantor; including a private entity applicant's guarantor in an exception to the exemption; amending the definition of the term "financial information" to include the financial information of the private entity applicant's guarantor; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

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

Section 1. Subsection (10) of section 339.55, Florida Statutes, is amended to read:

339.55 State-funded infrastructure bank.-

(10)(a) Financial information of a private entity applicant, or of an applicant's guarantor, which the department requires as part of the application process for loans or credit enhancements from the state-funded infrastructure bank is exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. This exemption does not apply to records of an applicant, or of an applicant's guarantor, who is in default of

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a loan issued under this section. As used in this subsection, the term "financial information" means any business plan, pro forma statement, account balance, operating income or revenue, asset value, or debt of the applicant or the applicant's guarantor.

(b) This subsection is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2,  $\underline{2026}$   $\underline{2021}$ , unless reviewed and saved from repeal through reenactment by the Legislature.

Section 2. (1) The Legislature finds that it is a public necessity that financial information of the guarantor of a private entity applicant which the Department of Transportation requires as part of the application process for a loan or credit enhancement from the state-funded infrastructure bank be protected from disclosure. The disclosure of such information could harm a guarantor in the marketplace by giving the guarantor's competitors insights into its financial status and business plan, thereby putting the guarantor at a competitive disadvantage. Additionally, the disclosure of sensitive financial information regarding a guarantor could create the opportunity for theft, fraud, and other illegal activity, thereby jeopardizing the financial security of the guarantor and placing it at risk for substantial financial harm.

(2) Without an exemption from public records requirements under s. 119.07(1), Florida Statutes, and s. 24(a), Article I of the State Constitution, some guarantors might be unwilling to provide guarantees for private entity applicants who submit an application to the state-funded infrastructure bank. This unwillingness to provide guarantees for private entity

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59 applicants could limit the ability of private entity applicants 60 to submit applications for assistance from the state-funded infrastructure bank, which could, in turn, limit opportunities 61 62 the department might otherwise have for providing loans or 63 credit enhancements to private entities who could propose cost-64 effective or strategic solutions for constructing and improving 65 transportation facilities. The Legislature finds that the benefit to the public of increased opportunities for the 66 provision of such facilities facilitated by private entity 67 68 applicant guarantors outweighs any public benefit that may be 69 derived from the disclosure of the financial information of a 70 private entity applicant's guarantor. For this reason, the Legislature declares that financial information that the 71 72 department requires of a quarantor as part of a private entity's 73 application process for loans or credit enhancements from the 74 state-funded infrastructure bank is exempt from s. 119.07(1), Florida Statutes, and s. 24(a), Article I of the State 75 76 Constitution. 77

Section 3. This act shall take effect July 1, 2021.