A bill to be entitled
An act relating to public records; providing an exemption from the public records law for individual records of children enrolled in Learning Gateway programs; providing for the release of such records for specified purposes; exempting from the public records law those records held by a Learning Gateway program which would be confidential if held by a state agency; providing for future legislative review and repeal; providing a finding of public necessity; providing a contingent effective date.

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

2.2

Section 1. Records of children in Learning Gateway programs.--

(1) The individual records of children enrolled in Learning Gateway programs, when held in the possession of the Learning Gateway program or the Learning Gateway Steering Committee, are confidential and exempt from section 119.07, Florida Statutes, and Section 24(a) of Article I of the State Constitution. For the purposes of this section, records include assessment data, health data, records of teacher observations, and identifying data, including the child's name, address, and social security number. A parent, guardian, or individual acting as a parent in the absence of a parent or guardian may inspect and review the individual Learning Gateway program record of his or her child and may obtain a copy of the record. Learning Gateway program records may be

```
released to the Department of Education, the Department of
1
2
   Health, and the Department of Children and Family Services; to
3
   individuals or organizations conducting studies for
   institutions to develop, validate, or administer assessments
4
5
   or improve instruction; to appropriate parties in connection
6
   with an emergency if the information is necessary to protect
7
   the health or safety of the child or other individuals; to the
8
   Auditor General in connection with his or her official
   functions; to a court of competent jurisdiction in compliance
9
   with an order of that court pursuant to a lawfully issued
10
11
   subpoena; and to parties to an interagency agreement among
12
   Learning Gateway programs, local governmental agencies,
13
   providers of Learning Gateway programs, state agencies, and
14
   the Learning Gateway Steering Committee for the purpose of
15
   implementing the Learning Gateway program. Agencies,
   organizations, or individuals that receive Learning Gateway
16
17
   program records in order to carry out their official functions
   must protect the data in a manner that will not permit the
18
19
   personal identification of children and their parents by
20
   persons other than those authorized to receive the records.
   This section is subject to the Open Government Sunset Review
21
   Act of 1995 in accordance with s. 119.15 and shall stand
22
   repealed on October 2, 2006, unless reviewed and saved from
23
24
   repeal through reenactment by the Legislature.
          (2) Records, or information contained in such records,
25
   held by a Learning Gateway program and which, if held by an
26
   agency as defined in section 119.011, Florida Statutes, or any
27
28
   other unit of government, would be confidential or exempt from
   section 119.07(1), Florida Statutes, or otherwise exempt from
29
   public disclosure, and records or information of the same type
30
```

31

held by a Learning Gateway program, are confidential and 1 2 exempt from inspection and copying. Section 2. The Legislature finds that it is a public 3 4 necessity to make confidential and exempt from the public 5 records law information that would result in the 6 identification of a participant in a Learning Gateway program, 7 including a child's name, address, or social security number. 8 Further, the Legislature finds that it is a public necessity 9 to make confidential and exempt from the public records law a participant's assessment data, health data, or teacher 10 observations of a participant. Children who participate in a 11 12 Learning Gateway program may have potential learning and other 13 developmental problems that the program seeks to address. 14 Young children develop at a very rapid rate compared to older 15 children. If a potential learning or other developmental 16 problem is identified and properly addressed at an early age, it can be made less severe or can even be overcome entirely, 17 sometimes in a short period of time. Addressing potential 18 19 learning or other developmental problems that interfere with a 20 young child's development is an issue of great public importance which affects the health, safety, and welfare of 21 the children of Florida, as well as the future of the state. 22 Learning or other developmental problems, therefore, must be 23 24 identified in a way that does not result in the labeling or stigmatizing of a child in the public eye, especially as 25 26 intervention at an early age may resolve these problems. If a 27 parent fears that his or her child's identity can be 28 determined from records maintained by a Learning Gateway program, or that assessment data, health data, or teacher 29 observations regarding his or her child are available for 30 public inspection or copying, that parent may not permit his

or her child to participate in the program. As a result, children would not benefit from a Learning Gateway program and their learning or other developmental problems will not be ameliorated. Therefore, making a participant's identity, assessment data, health data, or teacher observations confidential and exempt from the public records law will permit parents and Learning Gateway program providers to ameliorate potential learning or other developmental problems while protecting the children who participate in the program. Section 3. This act shall take effect on the date Senate Bill 1018, relating to learning disabilities, or similar legislation becomes a law, and shall not take effect if such legislation does not become a law.