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A bill to be entitled

An act relating to public records; providing that information concerning the amount or type of pharmaceutical materials or the location of pharmaceutical depositories maintained or directed by a state agency as a response to an act of terrorism is exempt from public records requirements; providing for future review and repeal; providing a statement of public necessity; providing a contingent effective date.

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

Section 1. <u>Information concerning the type or amount</u> of pharmaceutical materials or the location of any pharmaceutical depository maintained or directed by a state agency as a response to an act of terrorism, as defined by s. 775.30, Florida Statutes, is exempt from the requirements of s. 119.07(1), Florida Statutes, and s. 24(a), Art. I of the State Constitution. The certification of the sufficiency of the type or amount of such pharmaceutical materials or the security of the location of such pharmaceutical depository is a public record. This section is subject to the Open Government Sunset Review Act of 1995, in accordance with s. 119.15, Florida Statutes, and shall stand repealed on October 2, 2006, unless reviewed and saved from repeal through reenactment by the Legislature.

Section 2. <u>The Legislature finds that the exemption</u> from public records requirements provided by this act is a public necessity because information concerning the type or

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amount of pharmaceutical materials or the location of any
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    pharmaceutical depository that is maintained or directed by a
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    state agency as a response to an act of terrorism is
    information that could be used by terrorists in planning acts
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    of terrorism. If terrorists were able to determine what types
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    of pharmaceutical materials are stored or maintained for
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    response to terrorism, or the amount of pharmaceutical
    materials stored, they could use this information to craft a
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    terrorist act to which the state may not be as well prepared
    to respond. This information could be used to increase the
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    number of people injured or killed in a terrorist act.
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    Although some skill would be required to use such information
    to further an act of terrorism, ample evidence of the
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    capabilities of terrorists to conduct complicated acts of
    terrorism exists. The September 11, 2001, attack on the World
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    Trade Center and the Pentagon, as well as the intentional
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    spread of anthrax in this country and state, which resulted in
    the death of one Floridian, provide evidence that such
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    capabilities exist. These events also have shown the
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    importance of maintaining appropriate pharmaceutical materials
    to respond to acts of terrorism and the need to ensure that
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    the locations of pharmaceutical depositories are protected.
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    Consequently, the Legislature finds that information
    concerning the type or amount of pharmaceutical materials or
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    the location of any pharmaceutical depository that is
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    maintained or directed by a state agency as a response to an
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    act of terrorism must be kept exempt.
           Section 3. This act shall take effect on the same date
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    that HB 103-B or similar legislation defining "terrorism" for
   purposes of the Florida Criminal Code takes effect, if such
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1	legislation is adopted in the same legislative session or an
2	extension thereof and becomes law.
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CODING: Words stricken are deletions; words underlined are additions.