First Engrossed (ntc)

1	A bill to be entitled
2	An act relating to public records; creating s.
3	395.1056, F.S.; providing an exemption from
4	public-records requirements for those portions
5	of a comprehensive emergency-management plan
6	which addresses the response of a public or
7	private hospital to an act of terrorism;
8	creating an exemption for those portions of a
9	comprehensive emergency-management plan which
10	address the response of a public hospital to an
11	act of terrorism; providing an exemption from
12	public-meeting requirements for any portion of
13	a public meeting which would reveal information
14	contained in a comprehensive
15	emergency-management plan; providing for future
16	review and repeal; providing a statement of
17	public necessity; providing a contingent
18	effective date.
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20	Be It Enacted by the Legislature of the State of Florida:
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22	Section 1. Section 395.1056, Florida Statutes, is
23	created to read:
24	395.1056 Plan components addressing a hospital's
25	response to terrorism; public-records exemption;
26	public-meetings exemption
27	(1) Those portions of a comprehensive
28	emergency-management plan which address the response of a
29	public or private hospital to an act of terrorism as defined
30	by s. 775.30 and which are filed with or are in the possession
31	of the agency, a state or local law-enforcement agency, a
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county or municipal emergency-management agency, the executive 1 office of the Governor, the Department of Health, or the 2 3 Department of Community Affairs are confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of 4 5 the State Constitution. This exemption is remedial in nature, 6 and it is the intent of the Legislature that this exemption be 7 applied to plans filed with the agency before, on, or after 8 the effective date of this section. Information made 9 confidential and exempt by this subsection may be disclosed by a custodial agency to another state or federal agency to 10 prevent, detect, guard against, respond to, investigate, or 11 12 manage the consequences of any attempted or actual act of 13 terrorism, or to prosecute those persons who are responsible 14 for such attempts or acts, and the confidential and exempt 15 status of such information shall be retained while in the possession of the receiving agency. Portions of a 16 17 comprehensive emergency management plan which address the response of a public or private hospital to an act of 18 19 terrorism include those portions addressing security systems 20 or plans; vulnerability analyses; emergency evacuation 21 transportation; sheltering arrangements; post-disaster activities, including provisions for emergency power, 22 23 communications, food, and water; post-disaster transportation; supplies, including drug caches; staffing; emergency 24 equipment; and individual identification of residents, 25 26 transfer of records, and methods of responding to family 27 inquiries. This subsection is subject to the Open Government Sunset Review Act of 1995 in accordance with s. 119.15 and 28 29 shall stand repealed October 2, 2006, unless reviewed and 30 saved from repeal through reenactment by the Legislature. 31 2

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1	(2) Those portions of a comprehensive
2	emergency-management plan which address the response of a
3	public hospital to an act of terrorism as defined by s. 775.30
4	and which are in the custody of that public hospital are
5	exempt from the requirements of s. 119.07(1) and s. 24(a),
б	Art. I of the State Constitution. Portions of a comprehensive
7	emergency-management plan which address the response of a
8	public hospital to an act of terrorism include those portions
9	addressing security systems or plans; vulnerability analyses;
10	emergency-evacuation transportation; sheltering arrangements;
11	post-disaster activities, including provisions for emergency
12	power, communications, food, and water; post-disaster
13	transportation; supplies, including drug caches; staffing;
14	emergency equipment; and individual identification of
15	residents, transfer of records, and methods of responding to
16	family inquiries. This subsection is subject to the Open
17	Government Sunset Review Act of 1995 in accordance with s.
18	119.15 and shall stand repealed October 2, 2006, unless
19	reviewed and saved from repeal through reenactment by the
20	Legislature.
21	(3) Any portion of a public meeting which would reveal
22	information contained in a comprehensive emergency-management
23	plan which addresses the response of a hospital to an act of
24	terrorism is exempt from the provisions of s. 286.011 and s.
25	24(b), Art. I of the State Constitution. This subsection is
26	subject to the Open Government Sunset Review Act of 1995 in
27	accordance with s. 119.15 and shall stand repealed October 2,
28	2006, unless reviewed and saved from repeal through
29	reenactment by the Legislature.
30	(4) The certification by the Governor, in coordination
31	with the Department of Health, of the sufficiency of a
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1	comprehensive emergency-management plan that addresses the
2	response of a hospital to an act of terrorism is not exempt.
3	Section 2. The Legislature finds that the exemption
4	from public-records and public-meetings requirements provided
5	in section 395.1056, Florida Statutes, is a public necessity
6	because those portions of a comprehensive emergency-management
7	plan which address the response of a public or private
8	hospital to an act of terrorism are vital plan components that
9	affect the health and safety of the public. If security
10	systems or plans, vulnerability analyses, emergency evacuation
11	transportation, sheltering arrangements, post-disaster
12	activities (including provisions for emergency power),
13	communications, food, and water, post-disaster transportation,
14	supplies (including caches), staffing, emergency equipment,
15	individual identification of residents, transfer of records,
16	and methods of responding to family inquiries were made
17	publicly available for inspection or copying, they could be
18	used to hamper or disable the response of a hospital to a
19	terrorist attack. If a hospital's response to an act of
20	terrorism were hampered or disabled, an increase in the number
21	of Floridians subjected to fatal injury would occur. While
22	some skill would be required to use knowledge of plan
23	components to disable a hospital's response to an act of
24	terrorism, there is ample existing evidence of the
25	capabilities of terrorists to plot, plan, and coordinate
26	complicated acts of terror. The hijacking and crashing of
27	planes, the destruction of the World Trade Center, the attack
28	on the Pentagon on September 11, 2001, as well as the
29	continued and purposeful spread of anthrax in Washington,
30	D.C., other states, and communities within this state, which
31	has resulted in the death of at least one Floridian, provide
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evidence of such skill. The aftermath of these events has also showed the importance of viable plans by which hospitals can respond to acts of terror. As a result, the Legislature finds that those portions of a comprehensive emergency management plan which address the response of a public or private hospital to an act of terrorism and which are filed with the Agency for Health Care Administration, a state or local law enforcement agency, a local emergency-management agency, the Executive Office of the Governor, the Department of Health, or the Department of Community Affairs must be confidential and exempt and that the emergency-management plans of a public hospital which are in the custody of a public hospital also must be exempt. Section 3. This act shall take effect on the same date that Senate Bill 6-C or similar legislation defining "terrorism" for purposes of the Florida Criminal Code takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes law. CODING: Words stricken are deletions; words underlined are additions.