ENROLLED 2001 Legislature

CS for SB 22-C

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2	An act relating to public records; amending s.							
3	119.07, F.S.; creating an exemption from							
4	public-records requirements; providing that a							
5	request by a law enforcement agency from							
6	another agency for information from a public							
7	entity is exempt; providing that the response							
8	of a public entity to a law enforcement agency							
9	for information is exempt; providing for future							
10	repeal and review; providing a statement of							
11	public necessity; providing an effective date.							
12								
13	Be It Enacted by the Legislature of the State of Florida:							
14								
15	Section 1. Paragraph (b) of subsection (3) of section							
16	119.07, Florida Statutes, is amended to read:							
17	119.07 Inspection, examination, and duplication of							
18	records; exemptions							
19	(3)							
20	(b)1. Active criminal intelligence information and							
21	active criminal investigative information are exempt from the							
22	provisions of subsection (1) and s. 24(a), Art. I of the State							
23	Constitution.							
24	2. A request of a law enforcement agency to inspect or							
25	copy a public record that is in the custody of another agency,							
26	the custodian's response to the request, and any information							
27	that would identify the public record that was requested by							
28	the law enforcement agency or provided by the custodian are							
29	exempt from the requirements of subsection (1) and s. $24(a)$,							
30	Art. I of the State Constitution, during the period in which							
31	the information constitutes criminal-intelligence information							
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CODING:Words stricken are deletions; words <u>underlined</u> are additions.

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or criminal-investigative information that is active. This 1 2 exemption is remedial in nature and it is the intent of the 3 Legislature that the exemption be applied to requests for information received before, on, or after the effective date 4 5 of this subparagraph. The law enforcement agency shall give 6 notice to the custodial agency when the criminal-intelligence 7 information or criminal-investigative information is no longer 8 active, so that the custodian's response to the request and 9 information that would identify the public record requested are available to the public. This subparagraph is subject to 10 the Open Government Sunset Review Act of 1995 in accordance 11 12 with s. 119.15 and shall stand repealed October 2, 2007, 13 unless reviewed and saved from repeal through reenactment by 14 the Legislature. 15 Section 2. The Legislature finds that the exemption 16 from public-records requirements which is provided in section 17 119.07(3)(b)2., Florida Statutes, is a public necessity because criminal investigations are jeopardized if law 18 19 enforcement requests to inspect or copy a public record, the 20 record custodian's response to such a request, or other information that would identify the records requested are 21 available to the public. Persons who obtain such information 22 23 may inadvertently or purposefully make the subjects of such investigations aware that an investigation is active. If it is 24 discovered that criminal activity is being investigated, 25 26 perpetrators of that activity may flee, destroy evidence, evade prosecution, or speed up the timetable for the 27 performance of that illegal activity. Therefore, the 28 29 Legislature finds that requests of law enforcement agencies to inspect or copy public records that are in the custody of 30 other agencies, as well as the response of the custodian to 31 2

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1	such a request, and any information that would identify the										
2	specific records requested by a law enforcement agency, must										
3	be exempt during the period in which the information										
4	constitutes criminal-intelligence information or										
5	criminal-investigative information that is active.										
6	Se	ection 3.	Thi	s act	shall	. take	effect	upon	bea	coming a	
7	law.										
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