A bill to be entitled

An act relating to the confidentiality of certain information held by the Florida

Alzheimer's Center and Research Institute and others, creating an exemption from the public records provisions of the Florida Constitution and Florida law for certain information relating to clients and patients and donors as well as medical and health records, and certain proprietary and trade secret information; providing a statement of public necessity for such exemptions; providing for future repeal; providing a contingent effective date.

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

- Section 1. The following information is confidential and exempt from the provisions of s. 119.07(1), Florida

 Statutes, and s. 24, Article I, of the State Constitution:
- 1. Identifying information regarding clients of programs created or funded through the Florida Alzheimer's

 Center and Research Institute which is held by the Institute,

 University of South Florida, State Board of Education or by persons who provide services to clients of programs created or funded through contracts with the Florida Alzheimer's Center and Research Institute;
- 2. Any medical or health records regarding patients that may be created or received by the Institute;
- 3. Materials that relate to methods of manufacture or production, potential trade secrets, potentially patentable material, actual trade secrets as defined in s. 688.02,

Florida Statutes, business transactions, or proprietary information received, generated, ascertained, or discovered during the course of research conducted by or through the Institute;

- 4. The identity of a donor or prospective donor to the Florida Alzheimer's Center and Research Institute who desires to remain anonymous and all information identifying such donor or prospective donor;
- 5. Any information received by the Institute in the performance of its duties and responsibilities which is otherwise confidential and exempt by law; and
- 6. Any information received by the Institute from a person from another state or nation or the federal government which is otherwise confidential or exempt pursuant to that state's or nation's laws or pursuant to federal law.

Any governmental entity that demonstrates a need to access such confidential and exempt information in order to perform its duties and responsibilities shall have access to such information and shall otherwise keep such information confidential and exempt. This section is subject to the Open Government Sunset Review Act of 1995 in accordance with section 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. The Legislature finds that is a public necessity that personal, medical, or health information about clients or patients that is created or received by the Florida Alzheimer's Center and Research Institute be made confidential and exempt from public disclosure because access to such personal, medical, or health information about clients or

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patients of the Florida Alzheimer's Center and Research
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    Institute would be an unwarranted invasion of a client's or
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    patient's right to privacy and that the misuse of such
    sensitive personal, medical, or health information could be
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    detrimental to the health, safety, or welfare of the client or
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    patient. The Legislature finds that it is a public necessity
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    that information regarding materials that relate to methods of
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    manufacture or production, potential trade secrets, potential
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    patentable material, actual trade secrets, business
    transactions, or proprietary information received, generated,
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    ascertained, or discovered during the course of research
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    conducted through the Florida Alzheimer's Center and Research
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    Institute be made confidential and exempt from public
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    disclosure because the disclosure of such information would
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    impede the effective and efficient operation of the Florida
    Alzheimer's Center and Research Institute and would create an
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    unfair competitive advantage for persons or entities receiving
    such information. The Legislature further finds that it is a
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    public necessity that information regarding donors or
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    prospective donors to the Florida Alzheimer's Center and
    Research Institute who wish to remain anonymous remain
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    confidential and exempt from public disclosure because the
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    disclosure of such information would have a chilling effect on
    the efforts of the Florida Alzheimer's Center and Research
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    Institute to solicit such donations as the donors or
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    prospective donors would be publicly identified against their
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    wishes. Any information shared with the Institute by others
    not subject to this state's laws which is otherwise
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    confidential or exempt must also not be disclosed because to
    do otherwise would discourage others from sharing needed
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information with the Institute which would impede the
    effective and efficient performance of the Institute.
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           Section 3. This act shall take effect July 1, 2002, if
    SB 20-E or similar legislation is adopted in the same
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    legislative session or an extension thereof and becomes law.
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CODING: Words stricken are deletions; words underlined are additions.