```
2
           An act relating to public records; creating s.
 3
           106.0706, F.S.; creating an exemption from
 4
           public-records requirements for user
 5
           identification and passwords held by the
 6
           Department of State pursuant to s. 106.0705,
 7
           F.S.; creating an exemption from public records
 8
           requirements for records, reports, and files
 9
           stored in the electronic filing system pursuant
           to s. 106.0705, F.S.; providing for expiration
10
           of the exemption; providing for future
11
           legislative review and repeal; providing
12
13
           findings of public necessity; providing an
14
           effective date.
15
   Be It Enacted by the Legislature of the State of Florida:
16
17
18
           Section 1. Section 106.0706, Florida Statutes, is
19
    created to read:
           106.0706 Electronic filing of campaign finance
20
    reports; confidentiality of information and draft
21
22
   reports. -- All user identifications and passwords held by the
23
    Department of State pursuant to s. 106.0705 are confidential
24
    and exempt from s. 119.07(1) and s. 24(a), Art. I of the State
    Constitution. All records, reports, and files stored in the
2.5
    electronic filing system pursuant to s. 106.0705 are exempt
26
    from s. 119.07(1) and s. 24(a), Art. I of the State
2.7
28
   Constitution until such time as the report has been submitted
29
   as a filed report. This section is subject to the Open
   Government Sunset Review Act of 1995 in accordance with s.
30
```

119.15 and shall stand repealed on October 2, 2009, unless

1	reviewed and saved from repeal through reenactment by the
2	Legislature.
3	Section 2. (1) The Legislature finds that it is a
4	public necessity to exempt from public-records requirements
5	all user identifications and passwords held by the Department
6	of State pursuant to section 106.0705, Florida Statutes, as
7	created in CS for Senate Bill 3004 or similar legislation. The
8	public-records exemption is necessary to ensure accountability
9	for the filing of false or inaccurate information. Under
10	current law, certain individuals, typically the candidate and
11	campaign treasurer or the chair of a committee or group and
12	its treasurer, must certify and bear responsibility for the
13	correctness of each campaign finance report filed with the
14	Division of Elections under pain of personal criminal
15	prosecution or administrative fine. The law uses the physical
16	signatures of such individuals on the paper campaign finance
17	reports as evidence of attestation to the veracity of the
18	report. Electronic reporting eliminates the evidentiary
19	advantages of hard-copy signatures by persons submitting
20	reports, so the provisions of law creating the electronic
21	filing system provide for the issuance of secure "sign-on"
22	information to the individuals designated, and provides that
23	such individuals are responsible for all filing using such
24	"sign-on" credentials unless they have notified the division
25	that their credentials have been compromised. Without a
26	public-records exemption for this information, there would be
27	no accountability for campaign finance reporting.
28	(2) In addition, the public-records exemption is
29	necessary to protect against the unwarranted submission of
30	false or erroneous campaign finance data. Limiting access to
31	the electronic filing system will prevent unauthorized users

31

from changing or submitting false or inaccurate information that could be damaging to the reporting individual or group and result in charges being brought against the individuals 3 accountable by statute for the veracity of the information. 4 5 (3) The Legislature also finds that it is a public necessity to exempt from public-records requirements all 6 7 records, reports, and files created from information entered 8 into the electronic filing system by individuals and groups 9 subject to electronic campaign finance reporting requirements until such time as a final report is due pursuant to law. It 10 is anticipated that best practices would encourage periodic 11 and timely updates to the draft report throughout the covered 12 13 reporting period and this exemption would allow reporting 14 individuals and groups adequate time to enter all the information. Campaign finance reports can contain hundreds or 15 even thousands of individual entries for items such as dates, 16 names, amounts of contributions, and expenditures. It is 17 18 simply not technologically or practically feasible to require 19 all this information to be manually input on the designated statutory due date. The public-records exemption will allow 20 reporting individuals and groups to update the information in 2.1 22 their draft reports throughout the reporting period and 2.3 subject the reports to internal audits to check for errors 24 prior to submission. The updated report for the entire reporting period can then be submitted as required by law. 2.5 (4) The public-records exemption is also essential 2.6 because it protects reporting individuals and groups from 2.7 2.8 exposing their campaign finance strategies to opponents who 29 could use the reported information to their advantage. For example, a large inflow of contributions to a candidate's 30

campaign during a reporting period could indicate that the

31

1	candidate is positioning himself or herself for a large media
2	buy to run political advertisements. An opponent of the
3	candidate could frustrate this intention by purchasing
4	desirable media slots first.
5	(5) Finally, this public-records exemption will
6	accelerate the public's access to this information compared
7	with current law, which allows for the filing of paper reports
8	by mail on the designated due date and results in both mailing
9	and data entry delays in processing the information to the
10	Internet. Under current law, in many cases, crucial campaign
11	finance information contained in reports due on the 4th day
12	before an election is never disclosed to the public until
13	after the election is over. The electronic campaign filing
14	system, with the public-records exemption in place, will
15	eliminate these delays and provide this crucial data to the
16	electorate before election day.
16 17	electorate before election day. Section 3. This act shall take effect upon becoming a
17	Section 3. This act shall take effect upon becoming a
17 18	Section 3. This act shall take effect upon becoming a law if CS for Senate Bill 3004, or similar legislation
17 18 19	Section 3. This act shall take effect upon becoming a law if CS for Senate Bill 3004, or similar legislation creating section 106.0705, Florida Statutes, to provide for
17 18 19 20	Section 3. This act shall take effect upon becoming a law if CS for Senate Bill 3004, or similar legislation creating section 106.0705, Florida Statutes, to provide for electronic filing of campaign treasurer's reports, is adopted
17 18 19 20 21	Section 3. This act shall take effect upon becoming a law if CS for Senate Bill 3004, or similar legislation creating section 106.0705, Florida Statutes, to provide for electronic filing of campaign treasurer's reports, is adopted in the same legislative session or an extension thereof and
17 18 19 20 21 22	Section 3. This act shall take effect upon becoming a law if CS for Senate Bill 3004, or similar legislation creating section 106.0705, Florida Statutes, to provide for electronic filing of campaign treasurer's reports, is adopted in the same legislative session or an extension thereof and
17 18 19 20 21 22 23	Section 3. This act shall take effect upon becoming a law if CS for Senate Bill 3004, or similar legislation creating section 106.0705, Florida Statutes, to provide for electronic filing of campaign treasurer's reports, is adopted in the same legislative session or an extension thereof and
17 18 19 20 21 22 23 24	Section 3. This act shall take effect upon becoming a law if CS for Senate Bill 3004, or similar legislation creating section 106.0705, Florida Statutes, to provide for electronic filing of campaign treasurer's reports, is adopted in the same legislative session or an extension thereof and
17 18 19 20 21 22 23 24 25	Section 3. This act shall take effect upon becoming a law if CS for Senate Bill 3004, or similar legislation creating section 106.0705, Florida Statutes, to provide for electronic filing of campaign treasurer's reports, is adopted in the same legislative session or an extension thereof and
17 18 19 20 21 22 23 24 25 26	Section 3. This act shall take effect upon becoming a law if CS for Senate Bill 3004, or similar legislation creating section 106.0705, Florida Statutes, to provide for electronic filing of campaign treasurer's reports, is adopted in the same legislative session or an extension thereof and
17 18 19 20 21 22 23 24 25 26 27	Section 3. This act shall take effect upon becoming a law if CS for Senate Bill 3004, or similar legislation creating section 106.0705, Florida Statutes, to provide for electronic filing of campaign treasurer's reports, is adopted in the same legislative session or an extension thereof and