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Proposed Committee Substitute by the Committee on Education Pre- $\ensuremath{\mbox{K}}$ - 12

A bill to be entitled

2 An act relating to public records; creating s. 3 1002.221, F.S.; providing an exemption from public-4 records requirements for K-12 education records held 5 by an agency, public school, center, institution, or 6 other entity that is part of the state's education 7 system; providing exceptions to the exemption; 8 providing for future legislative review and repeal of 9 the exemption under the Open Government Sunset Review 10 Act; amending s. 1006.52, F.S.; expanding the 11 exemption from public-records requirements for records of students in public postsecondary educational 12 institutions to include education records and 13 14 applicant records; providing requirements for the 15 release, use, and maintenance of education records; 16 providing for future legislative review and repeal of the exemption under the Open Government Sunset Review 17 18 Act; providing legislative findings; providing a 19 statement of public necessity; providing a contingent 20 effective date. 21 22 Be It Enacted by the Legislature of the State of Florida: 23 24 Section 1. Section 1. Section 1002.221, Florida Statutes, 25 is created to read: 26 1002.221 K-12 education records.-27 (1) Education records, as defined in the Family Educational

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28 Rights and Privacy Act (FERPA), 20 U.S.C. s. 1232g, and the federal regulations issued pursuant thereto, are confidential 29 30 and exempt from s. 119.07(1) and s. 24(a), Art. I of the State 31 Constitution. 32 (2) An agency, as defined in s. 1002.22(1)(a), or a public school, center, institution, or other entity that is part of 33 Florida's education system under s. 1000.04(1), (3), or (4), may 34 35 not release a student's education records without the written 36 consent of the student or parent to any individual, agency, or 37 organization, except in accordance with and as permitted by the 38 FERPA. Education records released by an agency, as defined in s. 1002.22(1)(a), or by a public school, center, institution, or 39 other entity that is part of Florida's education system under s. 40 41 1000.04 (1), (3), or (4), to the Auditor General or the Office 42 of Program Policy Analysis and Government Accountability, which 43 are necessary for such agencies to perform their official duties 44 and responsibilities, shall be used and maintained by the Auditor General and the Office of Program Policy Analysis and 45 46 Government Accountability in accordance with the FERPA. 47 (3) This section is subject to the Open Government Sunset 48 Review Act in accordance with s. 119.15, and shall stand repealed on October 2, 2014, unless reviewed and saved from 49 50 repeal through reenactment by the Legislature. Section 2. Section 1006.52, Florida Statutes, is amended to 51 52 read: 1006.52 Education Student records and applicant records.-53 54 (1) Each public postsecondary educational institution 55 university may prescribe the content and custody of records that 56 and reports which the institution university may maintain on its

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57	students and applicants for admission. A student's education
58	Such records, as defined in the Family Educational Rights and
59	Privacy Act (FERPA), 20 U.S.C. s. 1232g, and the federal
60	regulations issued pursuant thereto, and applicant records are
61	confidential and exempt from the provisions of s. 119.07(1) and
62	s. 24(a), Art. I of the State Constitution are open to
63	inspection only as provided in s. 1002.22. For the purpose of
64	this subsection, applicant records shall be considered to be
65	records that are:
66	(a) Directly related to an applicant for admission to a
67	public postsecondary institution who has not been in attendance
68	at the institution; and
69	(b) Maintained by a public postsecondary institution or by
70	a party acting on behalf of the public postsecondary
71	institution.
72	(2) A public postsecondary educational institution may not
73	release a student's education records without the written
74	consent of the student to any individual, agency, or
75	organization, except in accordance with and as permitted by the
76	FERPA. Education records released by public postsecondary
77	educational institutions to the Auditor General or the Office of
78	Program Policy Analysis and Government Accountability, which are
79	necessary for such agencies to perform their official duties and
80	responsibilities, shall be used and maintained by the Auditor
81	General and the Office of Program Policy Analysis and Government
82	Accountability in accordance with the FERPA.
83	(3) This section is subject to the Open Government Sunset
84	Review Act in accordance with s. 119.15, and shall stand
85	repealed on October 2, 2014, unless reviewed and saved from
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86 repeal through reenactment by the Legislature.

87 (2) Rules of the State Board of Education may prescribe the 88 content and custody of records and reports which a community 89 college may maintain on its students. Such records are 90 confidential and exempt from s. 119.07(1) and are open to 91 inspection only as provided in s. 1002.22.

92 Section 3. (1) The Legislature finds that it is a public 93 necessity to continue to make confidential and exempt from 94 disclosure education records, as defined in the Family 95 Educational Rights and Privacy Act (FERPA), 20 U.S.C. s. 1232q, 96 and the federal regulations issued pursuant thereto, which are 97 maintained by public postsecondary educational institutions or persons acting for such institutions. The state has historically 98 99 protected education records from public disclosure and continues 100 to provide for the confidential and exempt nature of education records; however, the state does not currently conform to the 101 federal definition of education records, which is more inclusive 102 than the state law. Such inconsistency may result in 103 104 noncompliance with federal law, for which public educational 105 institutions could be sanctioned by the loss of all federal 106 funds received from the United States Department of Education. 107 (2) The Legislature finds that it is a public necessity 108 that student applicant records held by public postsecondary educational institutions be made confidential and exempt in 109 110 accordance with public-records requirements. Student applicant 111 records maintained by public postsecondary educational 112 institutions may include, but are not limited to, academic transcripts, test scores, records of disciplinary proceedings, 113 disability and health records, and other records that are 114

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115 protected from disclosure under state and federal law. An exemption for student applicant records is necessary because the 116 117 release of certain information from the records of students who 118 are not admitted to or who do not enroll in an institution would 119 negatively affect the applicant's privacy interests in their 120 education records, which are already confidential and exempt as maintained by the transmitting educational institutions. The 121 122 Legislature finds that the private and confidential nature of 123 the records of an applicant who is not accepted for admission or 124 who otherwise does not enroll in an institution is identical to 125 the records of an enrolled student, which are confidential and 126 exempt from public-records requirements. The Legislature further 127 finds that the release of an applicant's records to the public 128 would harm the applicant's ability to protect his or her 129 personal and education records and could result in identity 130 theft and hinder applicants from providing truthful and complete 131 information during the admission process. 132 (3) The Legislature finds that the public and private harm 133 in disclosing personal and educational information contained in 134 public postsecondary applicant records significantly outweighs 135 any public benefit derived from disclosure and that the 136 exemption of public postsecondary applicant records from public 137 disclosure will enhance the ability of applicants and public 1.38 postsecondary educational institutions to protect the privacy 139 rights that otherwise attach to such information outside the 140 admission process. 141 (4) Public disclosure of a public school student's 142 educational information, especially sensitive information, including, but not limited to, academic achievement, diagnostic 143

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144 tests, and the existence of mental and physical disabilities, 145 would significantly inhibit the educational process, the functions of the school, and the ability of parents to oversee 146 their children's education. Although the Legislature has 147 148 historically provided for significant mandatory disclosure and 149 public reporting of information on student achievement and other 150 factors, the disclosure and public reporting are released in 151 aggregate form and do not personally identify students or 152 disclose their education records.

(5) The Legislature finds that in order to comply with the
applicable federal requirements regarding the collection, use,
and release of education records, such records must be made
confidential and exempt from public disclosure. Therefore, the
Legislature finds that state law must be updated to maintain
consistency with federal requirements, including newly
promulgated exemptions to public disclosure.

160 Section 4. This act shall take effect on the same date that 161 Senate Bill 2426, or similar legislation takes effect, if such 162 legislation is adopted in the same legislative session or an 163 extension thereof and becomes law.