597-02316-10

Proposed Committee Substitute by the Committee on Banking and Insurance

1	A bill to be entitled
2	An act relating to public records; creating s.
3	559.5558, F.S.; providing a public-records exemption
4	for information held by the Office of Financial
5	Regulation pursuant to an investigation of consumer
6	collection agencies; providing for future repeal and
7	legislative review of the exemption under the Open
8	Government Sunset Review Act; providing a statement of
9	public necessity; providing a contingent effective
10	date.
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12	Be It Enacted by the Legislature of the State of Florida:
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14	Section 1. Section 559.5558, Florida Statutes, is created
15	to read:
16	559.5558 Public-records exemption
17	(1) DEFINITIONSAs used in this section, the term
18	"personal financial information" means:
19	<u>(a) The existence, nature, source, or amount of a</u>
20	consumer's personal income, expenses, and debt;
21	(b) Records of or related to a consumer's financial
22	transactions of any kind; or
23	<u>(c) The existence, identification, nature, or value of a</u>
24	consumer's assets, liabilities, or net worth.
25	(2) INVESTIGATIONS.—
26	(a) Except as otherwise provided in this section,

information held by the office pursuant to an investigation of a

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28	violation of this part is confidential and exempt from s.
29	119.07(1) and s. 24(a), Art. I of the State Constitution.
30	However, information made confidential and exempt pursuant to
31	this section may be disclosed by the office to a law enforcement
32	agency or another administrative agency in the performance of
33	its official duties and responsibilities.
34	(b) Information made confidential and exempt pursuant to
35	this section shall remain confidential and exempt until the
36	investigation is completed or ceases to be active unless
37	disclosure of the information would:
38	1. Jeopardize the integrity of another active
39	investigation;
40	2. Reveal the personal identifying information or personal
41	financial information of a consumer unless the consumer is also
42	the complainant. In the case of a complainant, the complainant's
43	personal identifying information is subject to disclosure after
44	the investigation is completed or ceases to be active; however,
45	the complainant's personal financial information remains
46	confidential and exempt;
47	3. Reveal the identity of a confidential source;
48	4. Reveal investigative techniques or procedures; or
49	5. Reveal trade secrets, as defined in s. 688.002.
50	(c) For purposes of this section, an investigation shall be
51	considered active if the investigation is proceeding with
52	reasonable dispatch and the office has a reasonable good faith
53	belief that the investigation may lead to the filing of an
54	administrative, civil, or criminal proceeding or the denial or
55	conditional grant of an application for registration or other
56	approval required under this part.
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57	(3) REVIEW AND REPEAL This section is subject to the Open
58	Government Sunset Review Act in accordance with s. 119.15 and
59	shall stand repealed on October 2, 2015, unless reviewed and
60	saved from repeal through reenactment by the Legislature.
61	Section 2. The Legislature finds that it is a public
62	necessity that information held by the office pursuant to an
63	investigation conducted under part VI of chapter 559, Florida
64	Statutes, be confidential and exempt from public-records
65	requirements for the following reasons:
66	(1) An investigation conducted by the Office of Financial
67	Regulation may lead to the filing of an administrative, civil,
68	or criminal proceeding or to the denial or conditional granting
69	of a registration. The premature release of such information
70	could frustrate or thwart the investigation and impair the
71	ability of the office to effectively and efficiently administer
72	part VI of chapter 559, Florida Statutes.
73	(2) Information held by the Office of Financial Regulation
74	which is provided to a law enforcement agency or another
75	administration agency for further investigation needs to remain
76	confidential and exempt until the investigation is completed or
77	ceases to be active. Release of this information before the
78	completion of that investigation would jeopardize the integrity
79	of the investigation and impair the ability of other agencies to
80	carry out their statutory duties.
81	(3) Investigations frequently involve the gathering of
82	sensitive personal information, including financial information,
83	concerning complainants and consumers. The office may not
84	otherwise have access to this sensitive personal information but

85 for the investigation. Because of the sensitive personal nature

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of the information gathered, the disclosure of this information 86 87 to the public could cause unwarranted damage to the good name or reputation of the individuals, especially if information 88 associated with the individual is inaccurate. Furthermore, 89 access to such information could jeopardize the financial safety 90 91 of the individual who is the subject of that information by 92 placing the person at risk of becoming the object of identity 93 theft. 94 (4) Releasing information identifying a confidential source 95 could jeopardize both the integrity of a current and future 96 investigation as well as the safety of the confidential source. 97 (5) Revealing investigative techniques and procedures could allow a person to hide or conceal violations of law that 98 99 otherwise would have been discovered during an investigation. 100 This exemption is necessary for the office, as well as law enforcement and other administrative agencies, in order for such 101 102 agencies to effectively and efficiently carry out their statutory duties, which would be significantly impaired without 103 104 this exemption. 105 (6) A trade secret derives independent economic value, actual or potential, from not being generally known to, and not 106 readily ascertainable by, other persons who can obtain economic 107 108 value from its disclosure or use. Without an exemption for a trade secret held by the office, that trade secret becomes a 109 110 public record when received and must be divulged upon request. 111 Divulging a trade secret under the public-records law would destroy the value of that property, causing a financial loss to 112 the person or entity submitting the trade secret. Release of 113 that information would give business competitors an unfair 114

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Florida Senate - 2010 Bill No. SB 2070



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115 <u>advantage and weaken the position of the person or entity</u>

116 <u>supplying the trade secret in the marketplace.</u>

117 Section 3. This act shall take effect on the same date that 118 SB 1702 or similar legislation takes effect if such legislation 119 is adopted in the same legislative session, or an extension 120 thereof, and becomes law.