$\boldsymbol{B}\boldsymbol{y}$ the Committee on Health Regulation

I	588-00844-12 2012830
1	A bill to be entitled
2	An act relating to a review under the Open Government
3	Sunset Review Act; amending ss. 458.3193 and 459.0083,
4	F.S., relating to exemptions from public records
5	requirements provided for personal identifying
6	information contained in physician workforce surveys
7	submitted to the Department of Health by physicians
8	and osteopathic physicians; saving the exemptions from
9	repeal under the Open Government Sunset Review Act;
10	removing the scheduled repeal of each exemption;
11	providing an effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
14	
15	Section 1. Section 458.3193, Florida Statutes, is amended
16	to read:
17	458.3193 Confidentiality of certain information contained
18	in physician workforce surveys.—
19	(1) All personal identifying information contained in
20	records provided by physicians licensed under this chapter or
21	chapter 459 in response to physician workforce surveys required
22	as a condition of license renewal and held by the Department of
23	Health is confidential and exempt from s. 119.07(1) and s.
24	24(a), Art. I of the State Constitution, except as otherwise
25	provided in this <u>section</u> subsection . Information made
26	confidential and exempt by this <u>section</u> subsection shall be
27	disclosed:
28	(1) (a) With the express written consent of the individual
29	to whom the information pertains or the individual's legally

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30 authorized representative.

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(2) (b) By court order upon a showing of good cause. 32 (3) (c) To a research entity, if the entity seeks the 33 records or data pursuant to a research protocol approved by the 34 Department of Health, maintains the records or data in 35 accordance with the approved protocol, and enters into a 36 purchase and data-use agreement with the department, the fee 37 provisions of which are consistent with s. 119.07(4). The department may deny a request for records or data if the 38 39 protocol provides for intrusive follow-back contacts, does not plan for the destruction of confidential records after the 40 41 research is concluded, is administratively burdensome, or does 42 not have scientific merit. The agreement must restrict the 43 release of information that would identify individuals, must 44 limit the use of records or data to the approved research 45 protocol, and must prohibit any other use of the records or 46 data. Copies of records or data issued pursuant to this 47 subsection paragraph remain the property of the department.

(2) This section is subject to the Open Government Sunset 48 49 Review Act in accordance with s. 119.15 and shall stand repealed 50 on October 2, 2012, unless reviewed and saved from repeal 51 through reenactment by the Legislature.

52 Section 2. Section 459.0083, Florida Statutes, is amended 53 to read:

54 459.0083 Confidentiality of certain information contained 55 in physician workforce surveys.-

56 (1) All personal identifying information contained in 57 records provided by physicians licensed under chapter 458 or 58 this chapter in response to physician workforce surveys required

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59	as a condition of license renewal and held by the Department of
60	Health is confidential and exempt from s. 119.07(1) and s.
61	24(a), Art. I of the State Constitution, except as otherwise
62	provided in this <u>section</u> subsection . Information made
63	confidential and exempt by this <u>section</u> subsection shall be
64	disclosed:
65	(1) (a) With the express written consent of the individual
66	to whom the information pertains or the individual's legally
67	authorized representative.
68	(2) (b) By court order upon a showing of good cause.
69	(3) (c) To a research entity, if the entity seeks the
70	records or data pursuant to a research protocol approved by the
71	Department of Health, maintains the records or data in
72	accordance with the approved protocol, and enters into a
73	purchase and data-use agreement with the department, the fee
74	provisions of which are consistent with s. 119.07(4). The
75	department may deny a request for records or data if the
76	protocol provides for intrusive follow-back contacts, does not
77	plan for the destruction of confidential records after the
78	research is concluded, is administratively burdensome, or does
79	not have scientific merit. The agreement must restrict the
80	release of information that would identify individuals, must
81	limit the use of records or data to the approved research
82	protocol, and must prohibit any other use of the records or
83	data. Copies of records or data issued pursuant to this
84	subsection paragraph remain the property of the department.
85	(2) This section is subject to the Open Government Sunset
86	Review Act in accordance with s. 119.15 and shall stand repealed
87	on October 2, 2012, unless reviewed and saved from repeal

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88	through reenactment by the Legislature.
89	Section 3. This act shall take effect July 1, 2012.