Bill No. HB 141 (2015)

Amendment No.

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	COMMITTEE/SUBCOMMITTEE ACTION			
	ADOPTED	(Y/N)		
	ADOPTED AS AMENDED	(Y/N)		
	ADOPTED W/O OBJECTION	(Y/N)		
	FAILED TO ADOPT	(Y/N)		
	WITHDRAWN	(Y/N)		
	OTHER			
1	Committee/Subcommittee hearing bill: Health Quality			
2	Subcommittee			
3	Representative Renuart offe	red the following:		
4				
5	Amendment (with title amendment)			
6	Remove lines 225-277 a	nd insert:		
7	n. The home addresses	, telephone numbers, dates of birth,		
8	and photographs of current	or former impaired practitioner		
9	consultants who are retained by an agency or current or former			
10	employees of an impaired practitioner consultant whose duties			
11	<u>result in a determination o</u>	f a person's skill and safety to		
12	practice a licensed profess	ion; the names, home addresses,		
13	telephone numbers, dates of	birth, and places of employment of		
14	the spouses and children of	such consultants or their employees;		
15	and the names and locations	of schools and day care facilities		
16	attended by the children of	such consultants or employees are		
17	exempt from s. 119.07(1) an	d s. 24(a), Art. I of the State		
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18	Constitution if a consultant or employee has made reasonable	
19	efforts to protect such information from being accessible	
20	through other means available to the public. This sub-	
21	subparagraph is subject to the Open Government Sunset Review Act	
22	in accordance with s. 119.15 and shall stand repealed on October	
23	2, 2020, unless reviewed and saved from repeal through	
24	reenactment by the Legislature.	
25	3. An agency that is the custodian of the information	
26	specified in subparagraph 2. and that is not the employer of the	

specified in subparagraph 2. and that is not the employer of the officer, employee, justice, judge, or other person specified in subparagraph 2. shall maintain the exempt status of that information only if the officer, employee, justice, judge, other person, or employing agency of the designated employee submits a written request for maintenance of the exemption to the custodial agency.

4. The exemptions in this paragraph apply to information
held by an agency before, on, or after the effective date of the
exemption.

5. Except as otherwise expressly provided in this paragraph, this paragraph is subject to the Open Government Sunset Review Act in accordance with s. 119.15, and shall stand repealed on October 2, 2017, unless reviewed and saved from repeal through reenactment by the Legislature.

Section 2. <u>The Legislature finds that it is a public</u>
<u>necessity that the home addresses</u>, telephone numbers, dates of
birth, and photographs of current or former impaired

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44 practitioner consultants who are retained by an agency or 45 current or former employees of an impaired practitioner 46 consultant whose duties result in a determination of a person's skill and safety to practice a licensed profession; that the 47 names, home addresses, telephone numbers, dates of birth, and 48 49 places of employment of the spouses and children of such 50 consultants or their employees; and that the names and locations 51 of schools and day care facilities attended by the children of 52 such consultants or employees be exempt from public records 53 requirements if the consultant or employee has made reasonable 54 efforts to protect such information from being accessible 55 through other means available to the public. An impaired 56 practitioner consultant assists the state and its regulatory 57 boards in implementing an impaired practitioner treatment 58 program. The consultant provides the necessary resources to 59 evaluate and monitor program compliance of licensees, applicants 60 for licensure, and students enrolled in prelicensure education 61 programs who could be impaired and, as a result, unable to 62 practice with reasonable skill and safety to the public. A 63 person who is referred to the program but who, in the opinion of 64 the consultant, based on treatment and compliance monitoring 65 information, fails to successfully complete its requirements or 66 is an immediate, serious threat to public safety is at risk of 67 failing to obtain or losing the license that is necessary to engage in his or her chosen profession. The Legislature finds 68 69 that release of identifying and location information could place 449571 - h0141-line225.docx

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70 an impaired practitioner consultant or an employee of a 71 consultant whose duties result in a determination of a person's 72 skill and safety to practice a licensed profession, or the 73 spouses and children of such consultants or their employees, in 74 danger of being physically or emotionally harmed or stalked by a 75 person who has a hostile reaction to a recommendation, report, 76 or conclusion provided by a consultant or an employee of a 77 consultant in the determination of whether the practitioner is 78 impaired. The Legislature further 79 80 _____ 81 TITLE AMENDMENT 82 Remove lines 5-8 and insert: 83 location information of current or former impaired practitioner consultants who are retained by an agency 84 or current or former employees of an impaired 85 86 practitioner consultant whose duties result in a 87 determination of a person's skill and safety to practice a licensed profession and the spouses and 88 children of such consultants or 89

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