Amendment No.

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Withdrawn (y/n)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

Committee/Subcommittee hearing bill: Government Accountability Committee Representative Massullo offered the following:

Amendment (with title amendment)
Remove lines 1655-2154 and insert:
Section 63. Section 601.76, Florida Statutes, is amended to read:
601.76 Manufacturer to furnish formula and other information.—Any formula required to be filed with the Department of Agriculture shall be deemed a trade secret as defined in s. 812.081, is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution, and may be divulged only to the Department of Agriculture or to its duly authorized representatives or upon court order when necessary in the enforcement of this law. A person who receives

Published On: 2/7/2018 5:36:55 PM
Page 1 of 27
such a formula from the Department of Agriculture under this section shall maintain the confidentiality of the formula. This section is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2021, unless reviewed and saved from repeal through reenactment by the Legislature.

Section 64. Subsection (6) of section 607.0505, Florida Statutes, is amended to read:

607.0505 Registered agent; duties.—

(6) Information provided to, and records and transcriptions of testimony obtained by, the Department of Legal Affairs pursuant to this section are confidential and exempt from the provisions of s. 119.07(1) while the investigation is active. For purposes of this section, an investigation shall be considered "active" while such investigation is being conducted with a reasonable, good faith belief that it may lead to the filing of an administrative, civil, or criminal proceeding. An investigation does not cease to be active so long as the department is proceeding with reasonable dispatch and there is a good faith belief that action may be initiated by the department or other administrative or law enforcement agency. Except for active criminal intelligence or criminal investigative information, as defined in s. 119.011, and information which, if disclosed, would reveal a trade secret, as defined in s. 688.002, or would jeopardize the safety of an individual, all
information, records, and transcriptions become public record when the investigation is completed or ceases to be active. The department shall not disclose confidential information, records, or transcriptions of testimony except pursuant to the authorization by the Attorney General in any of the following circumstances:

(a) To a law enforcement agency participating in or conducting a civil investigation under chapter 895, or participating in or conducting a criminal investigation.

(b) In the course of filing, participating in, or conducting a judicial proceeding instituted pursuant to this section or chapter 895.

(c) In the course of filing, participating in, or conducting a judicial proceeding to enforce an order or judgment entered pursuant to this section or chapter 895.

(d) In the course of a criminal or civil proceeding.

A person or law enforcement agency which receives any information, record, or transcription of testimony that has been made confidential by this subsection shall maintain the confidentiality of such material and shall not disclose such information, record, or transcription of testimony except as provided for herein. Any person who willfully discloses any information, record, or transcription of testimony that has been made confidential by this subsection, except as provided for
herein, is guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. If any information, record, or testimony obtained pursuant to subsection (2) is offered in evidence in any judicial proceeding, the court may, in its discretion, seal that portion of the record to further the policies of confidentiality set forth herein.

Section 65. Subsection (6) of section 617.0503, Florida Statutes, is amended to read:

617.0503 Registered agent; duties; confidentiality of investigation records.—

(6) Information provided to, and records and transcriptions of testimony obtained by, the Department of Legal Affairs pursuant to this section are confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution while the investigation is active. For purposes of this section, an investigation shall be considered "active" while such investigation is being conducted with a reasonable, good faith belief that it may lead to the filing of an administrative, civil, or criminal proceeding. An investigation does not cease to be active so long as the department is proceeding with reasonable dispatch and there is a good faith belief that action may be initiated by the department or other administrative or law enforcement agency. Except for active criminal intelligence or criminal investigative
information, as defined in s. 119.011, and information which, if disclosed, would reveal a trade secret, as defined in s. 688.002, or would jeopardize the safety of an individual, all information, records, and transcriptions become available to the public when the investigation is completed or ceases to be active. The department shall not disclose confidential information, records, or transcriptions of testimony except pursuant to authorization by the Attorney General in any of the following circumstances:

(a) To a law enforcement agency participating in or conducting a civil investigation under chapter 895, or participating in or conducting a criminal investigation.

(b) In the course of filing, participating in, or conducting a judicial proceeding instituted pursuant to this section or chapter 895.

(c) In the course of filing, participating in, or conducting a judicial proceeding to enforce an order or judgment entered pursuant to this section or chapter 895.

(d) In the course of a criminal proceeding.

A person or law enforcement agency that receives any information, record, or transcription of testimony that has been made confidential by this subsection shall maintain the confidentiality of such material and shall not disclose such information, record, or transcription of testimony except as
provided for herein. Any person who willfully discloses any
information, record, or transcription of testimony that has been
made confidential by this subsection, except as provided for in
this subsection, commits a misdemeanor of the first degree,
punishable as provided in s. 775.082 or s. 775.083. If any
information, record, or testimony obtained pursuant to
subsection (2) is offered in evidence in any judicial
proceeding, the court may, in its discretion, seal that portion
of the record to further the policies of confidentiality set
forth in this subsection.

Section 66. Subsection (4) of section 624.307, Florida
Statutes, is amended to read:

624.307 General powers; duties.—

(4) The department and office may each collect, propose,
publish, and disseminate information relating to the subject
matter of any duties imposed upon it by law. Notwithstanding any
other provision of law, information reported to and collected by
the office may be made available on an aggregate basis. The
office may report, publish, or otherwise make available such
information from all insurers on an aggregate basis by line of
business and by county, even if marked trade secret pursuant to
s. 688.01, but shall otherwise maintain trade secret
confidentiality in accordance with s. 688.01.

Section 67. Subsection (4) is added to section 624.315,
Florida Statutes, to read:

211767 - HB 459 Amendment Lines 1655-2172.docx

Published On: 2/7/2018 5:36:55 PM
624.315 Department; annual report.—

(4) Notwithstanding any other provision of law, the office may make the information in subsection (2) available on an aggregate basis. The office may include such statistical information from all insurers on an aggregate basis by line of business and by county, even if marked trade secret pursuant to s. 688.01, but shall otherwise maintain trade secret confidentiality in accordance with s. 688.01.

Section 68. Paragraph (c) of subsection (1) and subsection (5) of section 624.4212, Florida Statutes, are amended to read:

624.4212 Confidentiality of proprietary business and other information.—

(1) As used in this section, the term "proprietary business information" means information, regardless of form or characteristics, which is owned or controlled by an insurer, or a person or an affiliated person who seeks acquisition of controlling stock in a domestic stock insurer or controlling company, and which:

(c) Includes:

1. Trade secrets as defined in s. 688.002 which comply with s. 624.4213.

1.2 Information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of the information.

2.3 The source, nature, and amount of the consideration...
used or to be used in carrying out a merger or other acquisition
of control in the ordinary course of business, including the
identity of the lender, if the person filing a statement
regarding consideration so requests.

3.4 Information relating to bids or other contractual
data, the disclosure of which would impair the efforts of the
insurer or its affiliates to contract for goods or services on
favorable terms.

4.5 Internal auditing controls and reports of internal
auditors.

(5) The office may disclose information made confidential
and exempt under this section or s. 688.01:

(a) If the insurer to which it pertains gives prior
written consent;

(b) Pursuant to a court order;

(c) To the Actuarial Board for Counseling and Discipline
upon a request stating that the information is for the purpose
of professional disciplinary proceedings and specifying
procedures satisfactory to the office for preserving the
confidentiality of the information;

(d) To other states, federal and international agencies,
the National Association of Insurance Commissioners and its
affiliates and subsidiaries, and state, federal, and
international law enforcement authorities, including members of
a supervisory college described in s. 628.805 if the recipient
agrees in writing to maintain the confidential and exempt status of the document, material, or other information and has certified in writing its legal authority to maintain such confidentiality; or

(e) For the purpose of aggregating information on an industrywide basis and disclosing the information to the public only if the specific identities of the insurers, or persons or affiliated persons, are not revealed.

Section 69. Section 624.4213, Florida Statutes, is repealed.

Section 70. Subsection (10) of section 624.424, Florida Statutes, is amended to read:

624.424 Annual statement and other information.—

(10) Each insurer or insurer group doing business in this state shall file on a quarterly basis in conjunction with financial reports required by paragraph (1)(a) a supplemental report on an individual and group basis on a form prescribed by the commission with information on personal lines and commercial lines residential property insurance policies in this state. The supplemental report shall include separate information for personal lines property policies and for commercial lines property policies and totals for each item specified, including premiums written for each of the property lines of business as described in ss. 215.555(2)(c) and 627.351(6)(a). The report...
shall include the following information for each county on a monthly basis:

(a) Total number of policies in force at the end of each month.
(b) Total number of policies canceled.
(c) Total number of policies nonrenewed.
(d) Number of policies canceled due to hurricane risk.
(e) Number of policies nonrenewed due to hurricane risk.
(f) Number of new policies written.
(g) Total dollar value of structure exposure under policies that include wind coverage.
(h) Number of policies that exclude wind coverage.

Notwithstanding any other provision of law, a supplemental report is a public record and is not confidential or exempt from s. 119.07(1) or s. 24(a), Art. I of the State Constitution. The office shall not treat a supplemental report as a trade secret, even if marked trade secret pursuant to s. 688.01.

Section 71. Paragraph (d) of subsection (1) of section 626.84195, Florida Statutes, is amended to read:

626.84195 Confidentiality of information supplied by title insurance agencies and insurers.—

(1) As used in this section, the term "proprietary business information" means information that:

(d) Concerns:
1. Business plans;
2. Internal auditing controls and reports of internal auditors;
3. Reports of external auditors for privately held companies;
4. Trade secrets, as defined in s. 688.002, or financial information, including revenue data, loss expense data, gross receipts, taxes paid, capital investment, and employee wages.

Section 72. Subsection (2) of section 626.884, Florida Statutes, is amended to read:

626.884 Maintenance of records by administrator; access; confidentiality.—

(2) The office shall have access to books and records maintained by the administrator for the purpose of examination, audit, and inspection. Information contained in such books and records is confidential and exempt from the provisions of s. 119.07(1) if the disclosure of such information would reveal a trade secret as defined in s. 688.002. However, the office may use such information in any proceeding instituted against the administrator.

Section 73. Paragraph (a) of subsection (1) of section 626.9936, Florida Statutes, is amended to read:

626.9936 Access to records.—
(1) Notwithstanding subsections (1) and (2) of Article VIII, subsection (2) of Article X, and subsection (6) of Article XII of the Interstate Insurance Product Regulation Compact, a request by a resident of this state for public inspection and copying of information, data, or official records that includes:

(a) An insurer's trade secrets shall be referred to the commissioner who shall respond to the request, with the cooperation and assistance of the commission, in accordance with s. 688.01 624.4213; or

Section 74. Paragraph (g) of subsection (3) of section 627.0628, Florida Statutes, is amended to read:

627.0628 Florida Commission on Hurricane Loss Projection Methodology; public records exemption; public meetings exemption.—

(3) ADOPTION AND EFFECT OF STANDARDS AND GUIDELINES.—

(g)1. A trade secret, as defined in s. 688.002, which is used in designing and constructing a hurricane or flood loss model and which is provided pursuant to this section, by a private company, to the commission, office, or consumer advocate appointed pursuant to s. 627.0613 is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.

1.2. That portion of a meeting of the commission or of a rate proceeding on an insurer's rate filing at which a trade secret made confidential and exempt pursuant to s. 688.01 by
Section 75. Paragraphs (a) and (c) of subsection (11) of section 627.3518, Florida Statutes, are amended to read:

627.3518 Citizens Property Insurance Corporation policyholder eligibility clearinghouse program.—The purpose of this section is to provide a framework for the corporation to implement a clearinghouse program by January 1, 2014.

(11) Proprietary business information provided to the corporation's clearinghouse by insurers with respect to identifying and selecting risks for an offer of coverage is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.

(a) As used in this subsection, the term "proprietary business information" means information, regardless of form or characteristics, which is owned or controlled by an insurer and:
1. Is identified by the insurer as proprietary business information and is intended to be and is treated by the insurer as private in that the disclosure of the information would cause harm to the insurer, an individual, or the company's business operations and has not been disclosed unless disclosed pursuant to a statutory requirement, an order of a court or administrative body, or a private agreement that provides that the information will not be released to the public;

2. Is not otherwise readily ascertainable or publicly available by proper means by other persons from another source in the same configuration as provided to the clearinghouse; and

3. Includes, but is not limited to:
   a. Trade secrets.
   b. Information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of the information.

Proprietary business information may be found in underwriting criteria or instructions which are used to identify and select risks through the program for an offer of coverage and are shared with the clearinghouse to facilitate the shopping of risks with the insurer.

(e) This subsection is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand
repealed on October 2, 2018, unless reviewed and saved from repeal through reenactment by the Legislature.

Section 76. Subsections (4), (5), (14), and (15) of section 655.057, Florida Statutes, are amended to read:

655.057  Records; limited restrictions upon public access.—

(4)  Except as otherwise provided in this section and except for those portions that are otherwise public record, trade secrets as defined in s. 688.002 which comply with s. 655.0591 and which are held by the office in accordance with its statutory duties with respect to the financial institutions codes are confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.

(4)(5)  Neither this section nor s. 688.01 prevents does not prevent or restricts restrict:

(a) Publishing reports that are required to be submitted to the office pursuant to s. 655.045(2) or required by applicable federal statutes or regulations to be published.

(b) Furnishing records or information to any other state, federal, or foreign agency responsible for the regulation or supervision of financial institutions.

(c) Disclosing or publishing summaries of the condition of financial institutions and general economic and similar statistics and data, provided that the identity of a particular financial institution is not disclosed.
(d) Reporting any suspected criminal activity, with supporting documents and information, to appropriate law enforcement and prosecutorial agencies.

(e) Furnishing information upon request to the Chief Financial Officer or the Division of Treasury of the Department of Financial Services regarding the financial condition of any financial institution that is, or has applied to be, designated as a qualified public depository pursuant to chapter 280.

(f) Furnishing information to Federal Home Loan Banks regarding its member institutions pursuant to an information sharing agreement between the Federal Home Loan Banks and the office.

Any confidential information or records obtained from the office pursuant to this subsection shall be maintained as confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.

(14) This section is Subsections (3) and (4) are subject to the Open Government Sunset Review Act in accordance with s. 119.15 and is are repealed on October 2, 2019, unless reviewed and saved from repeal through reenactment by the Legislature.

(15) Subsections (1), (2), (5), and (9) are subject to the Open Government Sunset Review Act in accordance with s. 119.15 and is are repealed on October 2, 2022, unless reviewed and saved from repeal through reenactment by the Legislature.
Section 77. Section 655.0591, Florida Statutes, is repealed.

Section 78. Subsection (11) of section 663.533, Florida Statutes, is amended to read:

663.533 Applicability of the financial institutions codes.—A qualified limited service affiliate is subject to the financial institutions codes. Without limiting the foregoing, the following provisions are applicable to a qualified limited service affiliate:

(11) Section 688.01 655.0591, relating to trade secret documents.

This section does not prohibit the office from investigating or examining an entity to ensure that it is not in violation of this chapter or applicable provisions of the financial institutions codes.

Section 79. Section 721.071, Florida Statutes, is repealed.

Section 80. Subsections (3) and (4) of section 815.04, Florida Statutes, are amended to read:

815.04 Offenses against intellectual property; public records exemption.—

(3) Data, programs, or supporting documentation that is a trade secret as defined in s. 812.081, that is held by an agency as defined in chapter 119, and that resides or exists internal
or external to a computer, computer system, computer network, or electronic device is confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution. This subsection is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2021, unless reviewed and saved from repeal through reenactment by the Legislature.

(3) A person who willfully, knowingly, and without authorization discloses or takes data, programs, or supporting documentation that is a trade secret as defined in s. 812.081 or is confidential as provided by law residing or existing internal or external to a computer, computer system, computer network, or electronic device commits an offense against intellectual property.

Section 81. Section 815.045, Florida Statutes, is repealed.

Section 82. Subsection (2) of section 1004.22, Florida Statutes, is amended to read:

1004.22 Divisions of sponsored research at state universities.—

(2) The university shall set such policies to regulate the activities of the divisions of sponsored research as it may consider necessary to administer the research programs in a manner which assures efficiency and effectiveness, producing the maximum benefit for the educational programs and maximum service
to the state. To this end, materials that relate to methods of manufacture or production, potential trade secrets, potentially patentable material, actual trade secrets, as defined in s. 688.01, business transactions, or proprietary information received, generated, ascertained, or discovered during the course of research conducted within the state universities shall be confidential and exempt from the provisions of s. 119.07(1), except that a division of sponsored research shall make available upon request the title and description of a research project, the name of the researcher, and the amount and source of funding provided for such project.

Section 83. Paragraph (c) of subsection (2) and subsections (3), (4), and (7) of section 1004.30, Florida Statutes, are amended to read:

1004.30 University health services support organization; confidentiality of information.—

(2) The following university health services support organization's records and information are confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution:

(c) Trade secrets, as defined in s. 688.002, including reimbursement methodologies and rates.

(3) Any portion of a governing board or peer review panel or committee meeting during which a confidential and exempt contract, document, record, or marketing plan, or trade secret,
as provided for in subsection (2), or a confidential and exempt trade secret, as provided for in s. 688.01, is discussed is exempt from the provisions of s. 286.011 and s. 24(b), Art. I of the State Constitution.

(4) Those portions of any public record, such as a tape recording, minutes, and notes, generated during that portion of a governing board or peer review panel or committee meeting which is closed to the public pursuant to this section, which contain information relating to contracts, documents, records, marketing plans, or trade secrets which are made confidential and exempt by this section, are confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution.

(7) Those portions of any public record, such as a tape recording, minutes, or notes, generated during that portion of a governing board meeting at which negotiations for contracts for managed-care arrangements occur, are reported on, or are acted on by the governing board, which record is made confidential and exempt by subsection (4), shall become public records 2 years after the termination or completion of the term of the contract to which such negotiations relate or, if no contract was executed, 2 years after the termination of the negotiations. Notwithstanding paragraph (2)(a) and subsection (4), a university health services support organization must make available, upon request, the title and general description of a
contract for managed-care arrangements, the names of the contracting parties, and the duration of the contract term. All contracts for managed-care arrangements which are made confidential and exempt by paragraph (2)(a), except those portions of any contract containing trade secrets which are made confidential and exempt by s. 688.01 paragraph (2)(c), shall become public 2 years after the termination or completion of the term of the contract.

Section 84. Paragraph (b) of subsection (8) of section 1004.43, Florida Statutes, is amended to read:

1004.43 H. Lee Moffitt Cancer Center and Research Institute.—There is established the H. Lee Moffitt Cancer Center and Research Institute, a statewide resource for basic and clinical research and multidisciplinary approaches to patient care.

(8)

(b) Proprietary confidential business information is confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution. However, the Auditor General, the Office of Program Policy Analysis and Government Accountability, and the Board of Governors, pursuant to their oversight and auditing functions, must be given access to all proprietary confidential business information upon request and without subpoena and must maintain the confidentiality of information so received. As used in this paragraph, the term

211767 - HB 459 Amendment Lines 1655-2172.docx

Published On: 2/7/2018 5:36:55 PM

Page 21 of 27
"proprietary confidential business information" means information, regardless of its form or characteristics, which is owned or controlled by the not-for-profit corporation or its subsidiaries; is intended to be and is treated by the not-for-profit corporation or its subsidiaries as private and the disclosure of which would harm the business operations of the not-for-profit corporation or its subsidiaries; has not been intentionally disclosed by the corporation or its subsidiaries unless pursuant to law, an order of a court or administrative body, a legislative proceeding pursuant to s. 5, Art. III of the State Constitution, or a private agreement that provides that the information may be released to the public; and which is information concerning:

1. Internal auditing controls and reports of internal auditors;
2. Matters reasonably encompassed in privileged attorney-client communications;
3. Contracts for managed-care arrangements, including preferred provider organization contracts, health maintenance organization contracts, and exclusive provider organization contracts, and any documents directly relating to the negotiation, performance, and implementation of any such contracts for managed-care arrangements;
4. Bids or other contractual data, banking records, and credit agreements the disclosure of which would impair the
efforts of the not-for-profit corporation or its subsidiaries to contract for goods or services on favorable terms;

5. Information relating to private contractual data, the disclosure of which would impair the competitive interest of the provider of the information;

6. Corporate officer and employee personnel information;

7. Information relating to the proceedings and records of credentialing panels and committees and of the governing board of the not-for-profit corporation or its subsidiaries relating to credentialing;

8. Minutes of meetings of the governing board of the not-for-profit corporation and its subsidiaries, except minutes of meetings open to the public pursuant to subsection (9);

9. Information that reveals plans for marketing services that the corporation or its subsidiaries reasonably expect to be provided by competitors;

10. Trade secrets as defined in s. 688.01, including:

   a. Information relating to methods of manufacture or production, potential trade secrets, potentially patentable materials, or proprietary information received, generated, ascertained, or discovered during the course of research conducted by the not-for-profit corporation or its subsidiaries; and

   b. Reimbursement methodologies or rates;
11. The identity of donors or prospective donors of property who wish to remain anonymous or any information identifying such donors or prospective donors. The anonymity of these donors or prospective donors must be maintained in the auditor's report; or

12. Any information received by the not-for-profit corporation or its subsidiaries from an agency in this or another state or nation or the Federal Government which is otherwise exempt or confidential pursuant to the laws of this or another state or nation or pursuant to federal law.

As used in this paragraph, the term "managed care" means systems or techniques generally used by third-party payors or their agents to affect access to and control payment for health care services. Managed-care techniques most often include one or more of the following: prior, concurrent, and retrospective review of the medical necessity and appropriateness of services or site of services; contracts with selected health care providers; financial incentives or disincentives related to the use of specific providers, services, or service sites; controlled access to and coordination of services by a case manager; and payor efforts to identify treatment alternatives and modify benefit restrictions for high-cost patient care.

Section 85. Paragraph (a) of subsection (2) of section 1004.4472, Florida Statutes, is amended to read:
1004.4472 Florida Institute for Human and Machine Cognition, Inc.; public records exemption; public meetings exemption.—

(2) The following information held by the corporation or its subsidiary is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution:

(a) Material relating to methods of manufacture or production, potential trade secrets, patentable material, actual trade secrets as defined in s. 688.01 688.002 or proprietary

TITLE AMENDMENT

Remove lines 168-211 and insert:

Citrus; amending s. 601.76, F.S., deleting provisions relating to a public records exemption for certain formulas filed with the Department of Agriculture; amending ss. 607.0505 and 617.0503, F.S.; deleting provisions relating to public records exemptions for certain information that might reveal trade secrets held by the Department of Legal Affairs; amending s. 624.307, F.S.; authorizing the Office of Insurance Regulation to report certain information on an aggregate basis; amending s. 624.315, F.S.; authorizing the Office of Insurance Regulation to make certain information available on an aggregate basis; amending s. 624.4212, F.S.; deleting provisions relating to public records
exemptions for trade secrets held by the Office of
Insurance Regulation; repealing s. 624.4213, F.S., relating
to trade secret documents submitted to the Department of
Financial Services or the Office of Insurance Regulation;
amending s. 624.424, F.S.; providing that a supplemental
report is a public record and not confidential or exempt;
amending ss. 626.84195 and 626.884, F.S.; deleting
provisions relating to public records exemptions for trade
secrets held by the Office of Insurance Regulation;
amending s. 626.9936, F.S.; revising provisions relating to
a public records exemption for trade secrets held by the
Office of Insurance Regulation; amending ss. 627.0628 and
627.3518, F.S.; deleting provisions relating to public
records exemptions for trade secrets held by the Department
of Financial Services or the Office of Insurance
Regulation; amending s. 655.057, F.S.; revising provisions
relating to a public records exemption for trade secrets
held by the Office of Financial Regulation; repealing s.
655.0591, F.S., relating to trade secret documents held by
the Office of Financial Regulation; amending s. 663.533,
F.S.; revising a cross-reference; repealing s. 721.071,
F.S., relating to trade secret material filed with the
Division of Florida Condominiums, Timeshares, and Mobile
Homes of the Department of Business and Professional
Regulation; amending s. 815.04, F.S.; deleting a public
records exemption for certain trade secret information
relating to offenses against intellectual property;
repealing s. 815.045, F.S., relating to trade secret
information; amending s. 1004.22, F.S.; revising provisions
relating to public records exemptions for trade secrets and
potential trade secrets received, generated, ascertained,
or discovered during the course of research conducted
within the state universities; amending s. 1004.30, F.S.;
revising provisions relating to public records exemptions
for trade secrets held by state university health support
organizations; amending s. 1004.43, F.S.; revising
provisions relating to public records exemptions for trade
secrets and potential trade secrets held by the H. Lee
Moffitt Cancer Center and Research Institute; amending s.
1004.4472, F.S.; revising provisions relating to public
records