1	A bill to be entitled
2	An act relating to a public records; amending s.
3	373.089, F.S.; providing an exemption for valuations,
4	certain records, and sales offers for sales related to
5	surplus lands; authorizing disclosure of such records
6	under certain circumstances; providing for future
7	legislative review and repeal of the exemption;
8	providing a statement of public necessity; providing a
9	contingent effective date.
10	
11	Be It Enacted by the Legislature of the State of Florida:
12	
13	Section 1. Subsection (1) of section 373.089, Florida
14	Statutes, is amended to read:
15	373.089 Sale or exchange of lands, or interests or rights
16	in lands.—The governing board of the district may sell lands, or
17	interests or rights in lands, to which the district has acquired
18	title or to which it may hereafter acquire title in the
19	following manner:
20	(1) (a) Any lands, or interests or rights in lands,
21	determined by the governing board to be surplus may be sold by
22	the district, at any time, for the highest price obtainable;
23	however, in no case shall the selling price may not be less than
24	the appraised value of the lands, or interests or rights in
25	lands, as determined by a certified appraisal obtained within
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26	360 days before the effective date of a contract for sale.
27	(b) A written valuation of land determined to be surplus
28	pursuant to this section; related documents used to form, or
29	which pertain to, the valuation; and written offers to purchase
30	such surplus land are confidential and exempt from s. 119.07(1)
31	and s. 24(a), Art. I of the State Constitution. This exemption
32	expires 2 weeks before the contract or agreement regarding the
33	purchase, exchange, or disposal of the surplus land is first
34	considered for approval by the district.
35	(c) Before expiration of the exemption established in
36	paragraph (b), and in order to facilitate successful or
37	expedited closure of the sale of surplus land, the district may
38	disclose confidential and exempt valuations and valuation
39	information which are related to surplus land, or written offers
40	to purchase such surplus land, to potential purchasers:
41	1. During negotiations for the sale or exchange of the
42	land;
43	2. During the marketing effort or bidding process
44	associated with the sale, disposal, or exchange of the land;
45	3. When the passage of time has made the conclusions of
46	value invalid; or
47	4. When negotiations or marketing efforts concerning the
48	land are concluded.
49	(d) Paragraphs (b) and (c) are subject to the Open
50	Government Sunset Review Act in accordance with s. 119.15 and

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51	shall stand repealed on October 2, 2023, unless reviewed and
52	saved from repeal through reenactment by the Legislature.
53	
54	If the Board of Trustees of the Internal Improvement Trust Fund
55	declines to accept title to the lands offered under this
56	section, the land may be disposed of by the district under the
57	provisions of this section.
58	Section 2. The Legislature finds that it is a public
59	necessity that written valuation of land determined to be
60	surplus pursuant to s. 373.089, Florida Statutes, related
61	documents used to form the valuation or which pertain to the
62	valuation, and written offers to purchase surplus land, be made
63	confidential and exempt from s. 119.07(1), Florida Statutes, and
64	s. 24(a), Article I of the State Constitution until 2 weeks
65	before the contract or agreement regarding the purchase,
66	exchange, or disposal of the surplus land is first considered
67	for approval by the water management district in order to
68	facilitate successful or expedited closure of the sale of
69	surplus lands. The public availability of such valuations,
70	related documents, and written offers can negatively impact the
71	ability of water management districts to negotiate with
72	potential purchasers and potentially places water management
73	districts at a disadvantage in attempting to maximize the return
74	on the sale of surplus land.
75	Section 3. This act shall take effect on the same date
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76 that HB 703 or similar legislation takes effect, if such

77 legislation is adopted in the same legislative session or an

78 extension thereof and becomes a law.

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